IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et</u> <u>al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

AFFIDAVIT OF SERVICE

I, Elizabeth Adam, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On November 28, 2007, I caused to be served the document listed below upon the parties listed on Exhibit A hereto via overnight mail:

1) Debtors' Omnibus Reply In Support Of Twenty-Second Omnibus Objection Pursuant To U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders ("Debtors' Omnibus Reply In Support Of Twenty-Second Omnibus Claims Objection") (Docket No. 11143) [a copy of which is attached hereto as Exhibit B]

On November 28, 2007, I caused to be served the document listed below (i) upon the parties listed on <u>Exhibit C</u> hereto via overnight mail, (ii) upon the parties listed on <u>Exhibit D</u> hereto electronic notification and (iii) upon the parties listed on <u>Exhibit E</u> hereto via facsimile:

2) Proposed Twenty-Fifth Omnibus Hearing Agenda Scheduled For November 29, 2007 At 10:00 A.M. (Docket No. 11144) [a copy of which is attached hereto as Exhibit F]

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Dated: January 23, 2008	
•	/s/ Elizabeth Adam
	Elizabeth Adam
State of California	
County of Los Angeles	
Subscribed and sworn to (or affirmed) before Elizabeth Adam, proved to me on the basis of appeared before me.	3 3, , 3
Signature: /s/ Leanne V. Rehder	
Commission Expires: 3/2/08	

EXHIBIT A

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Delphi Corporation
Response Service List

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Ceramics/Diamonex	Paul M Rosenblatt	Kilpatrick Stockton LLp	Ste 2800	Atlanta	GA	30309	
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Neuman Aluminum Automotive Inc							
Neuman Aluminum Impact Extrusion	Glenn Ross Controller	Neuman Aluminum Inc	56 Dunsmore Rd	Verona	VA	24482	
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Neuman Aluminum Automotive Inc			j				
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Unemployment insurance Agency	Economic Growth	3024 W Grand Bivd Ste 11 500	3024 W Grand Blvd	Detroit	IVII	48202-	
I la caralle me cat la company A company	Ctata of Michigan	Tour Office Depart of Claims Heit		Datusit	8.41		
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EXHIBIT B

Hearing Date: November 29, 2007 Hearing Time: 10:00 a.m. (prevailing Eastern time)

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

Debiois. . (Jointy Administered

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DEBTORS' OMNIBUS REPLY IN SUPPORT OF TWENTY-SECOND OMNIBUS OBJECTION PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 TO CERTAIN (A) DUPLICATE OR AMENDED CLAIMS, (B) EQUITY CLAIMS, (C) INSUFFICIENTLY DOCUMENTED CLAIMS, (D) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (E) UNTIMELY CLAIMS, AND (F) CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION, MODIFIED CLAIMS ASSERTING RECLAMATION, CLAIMS SUBJECT TO MODIFICATION THAT ARE SUBJECT TO PRIOR ORDERS, AND MODIFIED CLAIMS ASSERTING RECLAMATION THAT ARE SUBJECT TO PRIOR ORDERS

("DEBTORS' OMNIBUS REPLY IN SUPPORT OF TWENTY-SECOND OMNIBUS CLAIMS OBJECTION")

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtorsin-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this
Omnibus Reply In Support Of Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b)
And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C)
Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E)
Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification,
Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To
Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders
(Docket No. 10738) (the "Twenty-Second Omnibus Claims Objection"), and respectfully represent
as follows:

1. The Debtors filed the Twenty-Second Omnibus Claims Objection on October 26, 2007, seeking entry of an order (a) disallowing and expunging certain "Claims," as that term is defined in 11 U.S.C. § 101(5), because (i) they are duplicative of other Claims or have been amended or superseded by later-filed Claims, (ii) they were filed by a holder of Delphi common stock solely on account of its stock holdings and were untimely filed pursuant to the Bar Date Order, (iii) they contain insufficient documentation in support of the Claims asserted, (iv) they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records, (v) they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records and were untimely filed pursuant to the Bar Date Order, (vii) they assert liabilities of taxing authorities that

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Capitalized terms used and not otherwise defined herein have the meanings ascribed to them in the Twenty-Second Omnibus Claims Objection.

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are not reflected on the Debtors' books and records and were untimely filed pursuant to the Bar Date Order, (viii) they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records and were modified pursuant to prior orders, (ix) they were untimely filed pursuant to the Bar Date Order, and (x) they were filed by taxing authorities and were untimely filed pursuant to the Bar Date Order, and (b) revising the asserted amount or classification, and/or changing the identity of the alleged Debtor with respect to (i) certain Claims, (ii) certain Claims filed by taxing authorities, (iii) certain Claims, some of which are subject to an agreement between the claimant and the Debtors relating to the valid amount of each claimant's reclamation demand, some of which are subject to certain reserved defenses, and some of which are held by claimants who are deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand, (iv) certain Claims that were modified pursuant to prior orders, and (v) certain Claims that were modified pursuant to prior orders, some of which are subject to a letter agreement pursuant to which the Debtors and the Claimant agreed upon the valid amount of such Claimant's reclamation demand, subject to certain reserved defenses, and others of which are held by Claimants who are deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand, subject to certain reserved defenses.

- 2. The Debtors sent to each claimant whose proof of claim is subject to an objection pursuant to the Twenty-Second Omnibus Claims Objection a personalized Notice Of Objection To Claim, which specifically identified such claimant's proof of claim that is subject to an objection and the basis for such objection. Responses to the Twenty-Second Omnibus Claims Objection were due by 4:00 p.m. (prevailing Eastern time) on November 21, 2007.
- 3. As of November 27, 2007 at 12:00 p.m. (prevailing Eastern time), the Debtors had received 28 timely-filed and one untimely-filed formal docketed responses (collectively, the "Responses") to the Twenty-Second Omnibus Claims Objection. In the aggregate,

the Responses cover 32 Claims. A chart summarizing each of the Responses is attached hereto as <u>Exhibit A</u>. Pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections to Claims (Docket No. 6089) entered on December 6, 2006 (the "Claims Objection Procedures Order"), the hearing with respect to each of the Claims for which a Response was filed will be adjourned to a sufficiency hearing or claims objection hearing, as appropriate, to determine the disposition of each such Claim.

- 4. Attached hereto as <u>Exhibit B</u> is the revised proposed order (the "Revised Proposed Order")², which reflects the adjournment of the hearings with respect to the Claims for which Responses were filed. Such adjournment will be without prejudice to the Debtors' right to assert that any of such Responses was untimely or otherwise deficient under the Claims Objection Procedures Order. As set forth on <u>Exhibit A</u> hereto, the Debtors have agreed to adjourn to a future date the claims hearing with respect to the 32 Claims for which Responses were filed.
- 5. In addition to the Responses, the Debtors also received informal letters, e-mails, and telephone calls from various parties questioning the relief requested with the Twenty-Second Omnibus Claims Objection and seeking to reserve certain of their rights with respect thereto (the "Informal Responses"). The Debtors believe that all the concerns expressed by the Informal Responses have been adequately resolved.
- 6. Except for those Claims with respect to which the hearings have been adjourned to future dates, the Debtors believe that the Revised Order adequately addresses the

Attached hereto as <u>Exhibit C</u> is a copy of the Revised Order marked to show revisions to the form of proposed order that was submitted with the Twenty-Second Omnibus Claims Objection.

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issues raised by the respondents. Thus, the Debtors request that the Court grant the relief requested by the Debtors and enter the Revised Order.

WHEREFORE the Debtors respectfully request that this Court enter an order (a) sustaining the Twenty-Second Omnibus Claims Objection, subject to the modifications made to the Revised Order, (b) adjourning the hearing with respect to all Claims for which a Response was filed pursuant to the Claims Objection Procedures Order, and (c) granting the Debtors such other and further relief as is just.

Dated: New York, New York November 28, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: John. Wm. Butler, Jr.
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Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Exhibit A

In re Delphi Corporation, et al., Case No. 05-44481 (RDD)

Responses To The Debtors' Twenty-Second Omnibus Claims Objection Organized By Respondent¹

	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
1.	Commonwealth of Virginia Department of Taxation (Docket No. 10848)	16729	Commonwealth of Virginia Department of Taxation (the "Virginia Department of Taxation") asserts that proof of claim no. 16729 constitutes an administrative expense claim filed in the amount of \$14,579.98 for corporate income taxes incurred by the Debtors for the tax period from January 1, 2005 to December 31, 2005 and assessed on December 18, 2006. The Virginia Department of Taxation disagrees with the Debtors' Twenty-Second Omnibus Claims Objection (the "Objection") to disallow proof of claim no. 16729 as an untimely filed prepetition claim. The Virginia Department of Taxation asserts that the bar date does not apply to its proof of claim because its claim is an administrative expense claim under 11 U.S.C. § 503(b).	Untimely tax claims	Adjourn
2.	Harco Industries, Inc. (Docket No. 10849)	16497	Harco Industries Inc. ("Harco") disagrees with the Debtors' Objection to reduce proof of claim no. 16497 from \$606,089.00 to \$548,176.74. Harco further asserts its belief that its proof of claim is accurate and that the Debtors have not provided an explanation for	Claims subject to modification	Adjourn

¹ This chart reflects all Responses entered on the docket as of Tuesday, November 27, 2007 at 12:00 p.m. (prevailing Eastern time).

² This chart reflects all resolutions or proposals as of Tuesday, November 27, 2007 at 12:00 p.m. (prevailing Eastern time).

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			the discrepancy.		
3.	State of Michigan, Department of Labor & Economic Growth, Unemployment Insurance Agency (Docket No. 10867)	16721	State of Michigan, Department of Labor & Economic Growth, Unemployment Insurance Agency (the "Michigan Department of Labor") disagrees with the Debtors' Objection to disallow proof of claim no. 16721, filed in the amount of \$1,651.43, as untimely. Michigan Department of Labor asserts that proof of claim no. 16721 (i) relates back to timely filed proof of claim no. 4533 and (ii) is a postpetition administrative claim not subject to the proof of claim bar date. Michigan Department of Labor further asserts that the Debtors have failed to produce any evidence sufficient to rebut the prima facie validity of proof of claim no. 16721.	Untimely books and records tax claims	Adjourn
4.	CTS Corporation (Docket No. 10914)	11256	CTS Corporation ("CTS") asserts that the Debtors' Objection to proof of claim no. 11256 is misleading because it contains inaccurate figures. CTS asserts that proof of claim no. 11256 was filed in the amount of \$2,405,898.43. CTS further asserts that it transferred \$1,950,968.78 of proof of claim no. 11256, including the priority portion in an amount of \$161,144.56, to Bear Stearns Investment Products, Inc., leaving CTS with a \$454,929.65 unsecured claim. CTS asserts that, contrary to Exhibit F-3 to the Objection listing the portion of proof of claim no. 11256 retained by CTS at \$293,785.09, CTS actually retained a portion of proof of claim no. 11256 in the amount of \$454,929.65. CTS asserts that as a result of these alleged misstatements, the Debtors' Objection fails to state that it is actually seeking a reduction of \$401,149.92. CTS further asserts that	Modified claims asserting reclamation	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			Debtors have failed to produce any evidence to rebut the <u>prima facie</u> validity of proof of claim no. 11256.		
5.	State of Michigan, Department of Treasury (Docket No. 10945)	a) 16724	a) State of Michigan, Department of Treasury (the "Michigan Treasury Department") asserts that (i) proof of claim no. 16724, filed in the amount of \$10,459,293.30, was filed as an amended priority tax claim against Delphi Corporation, (ii) proof of claim no. 16724 properly relates back to its original priority tax claim filed on March 23, 2006 in the amount of \$7,061,266.16, and (iii) its original claim was subsequently amended on April 4, 2006, May 16, 2006, July 30, 2007, and again on October 10, 2007.	Untimely tax claims	Adjourn
		b) 16725	b) Michigan Treasury Department further asserts that (i) proof of claim no. 16725, filed in the amount of \$4,239.59, was filed as an amended administrative expense claim against Delphi Corporation, (ii) proof of claim no. 16725 relates back to its original timely filed administrative expense claim filed on April 4, 2006, and (iii) its administrative expense claim was amended on May 16, 2006, and again on October 10, 2007.		
			Michigan Treasury Department disagrees with the Debtors' Objection to disallow proofs of claim nos. 16724 and 16725 as untimely, arguing that its amended claims properly relate back to its original timely filed claims.		
6.	Gully Transportation, Inc. (Docket No. 10961)	10019	Gully Transportation, Inc. ("Gully") disagrees with the Debtors' Objection to reduce proof of claim no. 10019 from	Claims subject to modification	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			\$63,903.24 to \$31,864.57. Gully asserts that the Debtors have failed to produce any evidence sufficient to overcome the <u>prima facie</u> validity of its claim. In the alternative, Gully argues that to the extent it has misclassified any postpetition services as prepetition, it should be allowed to reclassify that portion of its claim as an administrative expense claim.		
7.	Yazaki North America, Inc. (Docket No. 10977)	13183	Yazaki North America, Inc. ("Yazaki") disagrees with the Debtors' Objection to reduce proof of claim no. 13183 from \$1,484,512.92 (of which \$399,727.94 was a secured claim and \$1,084,784.98 was an unsecured claim) to an unsecured claim in the amount of \$382,919.41. Yazaki asserts that a representative of the Debtors admitted in a phone conversation that Yazaki was owed at least \$800,000.00. Yazaki further asserts that the Debtors have failed to rebut the prima facie validity of proof of claim no. 13183. Yazaki requests that the Court authorize Yazaki to set off the amounts it may owe the Debtors against its proof of claim. Yazaki reattaches proof of claim no. 13183 and supporting invoices.	Claims subject to modification	Adjourn
8.	Rassini, S.A. De C.V. (Docket No. 10984)	12399	Rassini, S.A. De C.V. ("Rassini") disagrees with the Debtors' Objection to reduce proof of claim no. 12399 from \$435,420.73 to \$334,267.91. Rassini asserts that the Debtors have failed to produce any evidence sufficient to overcome the prima facie validity of proof of claim no. 12399. Rassini further asserts that there is no support for the Debtors to make further objections to its claim at a later time. Rassini reattaches its proof of claim and redacted invoices	Claims subject to modification	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			supporting its claim.		
9.	Capro Ltd (Docket No. 10986)	1704	Capro Ltd ("Capro") disagrees with the Debtors' Objection to reduce and reclassify proof of claim no. 1704 from \$874,448.21 (of which \$299,723.41 was a secured claim and \$574,724.80 was an unsecured claim) to \$841,095.73 (of which \$57,003.23 would be a priority claim and \$784,092.50 would be an unsecured claim). Capro asserts that the Debtors have not produced any evidence, let alone substantial evidence, to rebut the prima facie validity of proof of claim no. 1704.	Modified claims asserting reclamation	Adjourn
10.	PBR Knoxville LLC (Docket No. 10989)	5980	PBR Knoxville LLC ("PBR") disagrees with the Debtors' Objection to reduce proof of claim no. 5980 from \$9,225,767.18 (of which \$68,308.00 was a secured claim and \$9,157,458.38 was unsecured) to an unsecured claim of \$9,157,458.38. PBR asserts that the Debtors have not produced sufficient evidence to rebut the prima facie validity of proof of claim no. 5980. PBR reattaches its proof of claim and supporting documentation.	Claims subject to modification	Adjourn
11.	Siemens VDO Automotive Canada Inc. f/k/a/ Siemens Automotive Inc. (Docket No. 10990)	2773	Siemens VDO Automotive Canada Inc. f/k/a/Siemens Automotive Inc. ("Siemens VDO") disagrees with the Debtors' Objection to disallow proof of claim no. 2773, filed in the amount of \$2,291,767.58. Siemens VDO asserts that the Debtors' books and records entries, when presented alone, are insufficient evidence to overcome a properly filed proof of claim's <u>prima facie</u> evidence of validity. Siemens VDO reattaches its proof of claim and supporting documentation, and attaches new additional documentation of wire transfer payments related to certain invoices in proof of claim no. 2773.	Books and records claims	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
12.	Morgan Advanced Ceramics/Diamonex Products Div. (Docket No. 10991)	11534	Morgan Advanced Ceramics/Diamonex Products Div. ("Morgan Advanced") disagrees with the Debtors' Objection to disallow proof of claim no. 11534, filed in the amount of \$550,547.81. Morgan Advanced asserts that the Debtors' have not presented sufficient evidence to overcome the prima facie validity of proof of claim no. 11534. Morgan Advanced reattaches its proof of claim and supporting documentation, and attaches new additional documentation regarding its recoupment claim.	Books and records claims	Adjourn
13.	Republic Engineered Products, Inc. (Docket No. 10992)	11264	Republic Engineered Products, Inc. ("Republic") disagrees with the Debtors' Objection to reduce proof of claim no. 11264 from \$650,319.85 (of which \$305,961.91 was a priority claim and \$344,357.94 was an unsecured claim) to \$624,654.76 (of which \$305,961.91 would be a priority claim and \$318,692.85 would be an unsecured claim). Republic further asserts that the Debtors have failed to produce any evidence in support of the \$20,665.09 further reduction of its unsecured claim. Republic reattaches its proof of claim and supporting documentation, and attaches new additional documentation in support of its claim.	Modified claims asserting reclamation that are subject to prior orders	Adjourn
14.	Peugeot Japy Industries S.A. (Docket No. 10993)	12136	Peugeot Japy Industries S.A. ("Peugeot") disagrees with the Debtors' Objection to reduce proof of claim no. 12136 from \$933,276.00 to \$830,000.00. Peugeot asserts that the Debtors have set forth no evidence, let alone sufficient evidence, to rebut the prima facie validity of proof of claim no. 12136. Peugeot reattaches its proof of claim and supporting documentation.	Claims subject to modification	Adjourn
15.	Neuman Aluminum	15454	Neuman Aluminum Automotive, Inc. and	Modified claims	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	Automotive, Inc. and Neuman Aluminum Impact Extrusion, Inc. (Docket No. 10995)		Neuman Aluminum Impact Extrusion, Inc. (collectively, "Neuman") agree to the Debtors' Objection seeking to (i) reduce proof of claim no. 15454 from \$631,976.95 to \$598,180.06 (of which \$2,521.51 would be a priority claim and \$595,658.55 would be an unsecured claim), and (ii) change the debtor against which the claim is asserted from Delphi Automotive Systems Services LLC to Delphi Automotive Systems LLC ("DAS LLC"), provided that proof of claim no. 15454 is treated as a final allowed claim not subject to any further objection by the Debtors. Neuman reattaches its proof of claim and supporting invoices.	asserting reclamation	
16.	A. Schulman, Inc. (Docket No. 10998)	16627	A. Schulman, Inc. ("A. Schulman") disagrees with the Debtors' Objection to disallow and expunge proof of claim no. 16627 as untimely. A. Schulman asserts that proof of claim no. 16627, filed in the amount of \$134,297.99, properly relates back to timely filed proof of claim no. 11260, filed in an amount of \$98,066.34. A. Schulman further asserts that the Debtors have failed to rebut the prima facie validity of its claim. A. Schulman reattaches its proof of claim and supporting documentation, and attaches new additional bills of lading as further documentation of its claim.	Untimely books and records claims	Adjourn
17.	The Goodyear Tire & Rubber Company (Docket No. 10999)	6956	The Goodyear Tire & Rubber Company ("Goodyear"), as assignor to J.P. Morgan Chase Bank, N.A., disagrees with the Debtors' Objection to reduce proof of claim no. 6956 from \$1,332,006.89 to \$1,220,118.63. Goodyear asserts that the Debtors have failed to explain the basis for seeking such a reduction in that the Debtors	Claims subject to modification	Adjourn

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	RESPONSE	Proof of Claim Nos.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			do not specify which invoices they object to or whether they assert some other theory for reducing the claim.		
18.	TI Group Automotive Systems, LLC (Docket No. 11000)	11743	TI Group Automotive Systems, LLC ("TI Automotive"), as assignor to J.P. Morgan Chase, N.A., disagrees with the Debtors' Objection to reduce proof of claim no. 11743 from \$1,777,501.48 to \$1,112,587.31. TI Automotive asserts that it entered into a settlement agreement dated May 1, 2006 with the Debtors which provides that TI Automotive shall have an allowed prepetition unsecured claim in an amount between \$1,777,501.48 and \$1,294,581.00. TI Automotive further asserts that (i) the correct amount of the claim is \$1,777,501.48, (ii) the Objection does not provide any detail as to the basis for the reduction, and (iii) the Objection seeks to reduce proof of claim no. 11743 below the minimum amount established pursuant to the settlement agreement. TI Automotive attaches the settlement agreement and accompanying exhibits in support of its claim.	Claims subject to modification that are subject to prior orders	Adjourn
19.	James Hutz, Jr. (Docket no. 11001)	3139	James Hutz, Jr. ("Hutz") disagrees with the Debtors' Objection to disallow and expunge proof of claim no. 3139, asserted in the amount of \$2,157,683.93. Hutz asserts that its personal injury contingent unliquidated indemnification claim is proper against Delphi Corporation, arguing that if there is not any insurance liability coverage covering employee Stephanie Gray on February 17, 2000, then Delphi Corporation may be required to indemnify Ms. Gray for any resulting liability to Hutz. Hutz attaches new additional documentation in support of its	Books and records claims	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			claim.		
20.	Spansion LLC, as assignee of AMD International Sales & Service, Ltd. (Docket No. 11007)	10589	Spansion LLC ("Spansion"), as assignee of AMD International Sales & Services, Ltd., disagrees with the Debtors' Objection to reduce proof of claim no. 10589 from \$136,561.72 to \$33,561.72. Spansion requests that this Court allow proof of claim no. 10589 plus accrued prepetition interest and postpetition interest (if the Debtors turn out to be solvent) pursuant to the terms and conditions of sale between the parties.	Claims subject to modification	Adjourn
21.	Contrarian Funds, LLC (Docket No. 11016)		Contrarian Funds, LLC ("Contrarian"), as assignee of (i) proof of claim no. 1544, originally asserted by Great Northern Transportation Co., Inc., and (ii) proof of claim no. 7459, originally asserted by Thomas Engineering Company, agrees with the Debtor's Objection to modify and reduce proofs of claim nos. 1554 and 7459, provided that these claims are (i) allowed in full as proposed by the Debtors and (ii) are not subject to further Objections by the Debtors.	Claims subject to modification	Adjourn
		a) 1544	a) Contrarian does not oppose the Debtors' Objection to modify and reduce proof of claim no. 1544, asserted as a priority claim in the amount of \$49,857.50 against Delphi Corporation, to an unsecured claim in the amount of \$46,497.50 against DAS LLC.		
22.	Hutchinson FTS Inc.	b) 7459 13967	b) Contrarian does not oppose the Debtors' Objection to modify and reduce proof of claim no. 7459, asserted as an unsecured claim in the amount of \$100,819.04 against Delphi Corporation, to an unsecured claim in the amount of \$93,373.95 against DAS LLC. Hutchinson FTS Inc. ("Hutchinson") agrees	Claims subject to	Adjourn

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	RESPONSE	Proof of Claim Nos.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
	(Docket No. 11021)		with the Debtors' Objection to reduce proof of claim no. 13967 from \$283,429.97 to the amount of \$274,165.00. Hutchinson requests that the Court enter an order allowing proof of claim no. 13967 as a general unsecured claim in the amount of \$274,165.00. Hutchison provides a new address to which the Debtors must deliver any Reply to their Response.	modification	
23.	Molex Connector Corporation (Docket No. 11023)	7992	Molex Connector Corporation ("Molex") disagrees with the Debtors' Objection to reduce proof of claim no. 7992 from the asserted amount of \$881,213.67 to \$301,253.87. Molex asserts that the Debtors' Objection is based on a series of eight debit memoranda in which DAS LLC made cost recovery claims against Molex. Molex agrees with some, but not all, of these debit memoranda, and argues that the proper amount of proof of claim no. 7992 is the sum of \$493,837.62.	Claims subject to modification	Adjourn
24.	Sierra Liquidity Fund, LLC, as assignee of KTK Steel Drum Corporation (Docket No. 11066)	16716	Sierra Liquidity Fund, LLC ("Sierra"), as assignee of KTK Steel Drum Corporation, disagrees with the Debtors' Objection seeking to expunge proof of claim no. 16716. Sierra asserts that proof of claim no. 16716 amends proof of claim no. 48, filed on October 18, 2005. Sierra further asserts that proof of claim no. 16716 is supported by the Debtors' books and records. Sierra attaches new additional documentation in support of its claim and reattaches its proof of claim and supporting invoices.	Untimely claims	Adjourn
25.	Hirschmann Car Communications GmbH (Docket No. 11068)	14313	Hirschmann Car Communications GmbH ("Hirschmann Car") disagrees with the Debtors' Objection to disallow proof of claim no. 14313, filed in the amount of	Books and records claims	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			\$263,963.41 for goods sold to DAS LLC. Hirschmann Car asserts that the Debtors have failed to produce any evidence sufficient to rebut the prima facie validity of proof of claim no. 14313. Hirschmann Car further asserts that in communications subsequent to the filing of the Objection, representatives of the Debtors stated that the basis for the Objection was that the Debtors had paid an entity called "Hirschmann Automotive" the amount of \$226,548.00. Hirschmann Car asserts that Hirshmann Automotive GmbH is a separate Austrian company that has not been affiliated with Hirschmann Car further asserts that Hirschmann Car further asserts that Hirschmann Automotive GmbH could not have been a party to the contract giving rise to proof of claim no. 14313 because the contract was entered into in 2004 — a year after Hirschmann Automotive GmbH was sold by the parent company of Hirschmann		
26.	SPCP Group, LLC, as assignee of Beaver Manufacturing Company (Docket No. 11071)	14133	Car. SPCP Group, LLC as agent for Silver Point Capital Fund, L.P., and Silver Point Capital Offshore Fund, Ltd. (collectively, "Silver Point"), as assignee of Beaver Manufacturing Company ("Beaver"), disagrees with the Debtors' Objection to disallow proof of claim no. 14133. Silver Point asserts that the Debtors' counsel represented (although not in the Objection) that a cure payment had been made directly to Beaver in the amount of \$266,494.16 in October 2007. Silver Point argues (i) that the Debtors have failed to overcome the prima facie validity of proof of	Books and records claims that are subject to final orders	Adjourn

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	RESPONSE	Proof of Claim Nos.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			claim no. 14133 and (ii) because the claim was assigned to Silver Point, Silver Point should not be prejudiced if the cure payment was incorrectly made to Beaver rather than Silver Point.		
27.	United States of America (Docket No. 11072)	a) 16728	The United States Attorney for the Southern District of New York (the "United States"), disagrees with the Debtors' Objection to disallow proofs of claim nos. 16727 and 16728 as untimely, which were filed by the Equal Employment Opportunity Commission ("EEOC"). a) The United States asserts that the bar date does not apply to proof of claim no. 16728 because the EEOC claim is an administrative	Untimely claims	Adjourn
		b) 16727	expense claim for postpetition liabilities. b) The United States further asserts that its failure to file proof of claim no. 16727 by the bar date is the result of excusable neglect. The United States argues that because the EEOC was unaware of the facts underlying the claim until after the bar date, and acted promptly in filing proof of claim no. 16727, the claim should be allowed. The United States also argues that each of the factors for excusable neglect outlined in Pioneer Investment Services v. Brunswick Associates Limited Partnership, 507 U.S. 380 (1993), supports allowance of proof of claim no. 16727.		
28.	Textron Fastening Systems, Inc. (Docket No. 11083)	14147	Textron Fastening Systems, Inc. ("Textron"), as assignor to SPCP Group LLC, disagrees with the Debtors' Objection to (i) reduce proof of claim no. 14147 from \$5,430,121.66 to \$4,498,944.63 and (ii) change the debtor	Claims subject to modification	Adjourn

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	RESPONSE	PROOF OF CLAIM NOS.	SUMMARY OF RESPONSE	BASIS FOR OBJECTION	TREATMENT ²
			against which a portion of the claim, in the amount of \$32,432.11, is asserted from DAS LLC to Delphi Mechatronic Systems, Inc. Textron asserts that the Debtors have failed to introduce any evidence sufficient to overcome the <u>prima facie</u> validity of proof of claim no. 14147. Textron attaches new additional documentation in support of proof of claim no. 14147.		
29.	Latigo Master Fund Ltd. (Docket No. 11112) (untimely)	2353	Latigo Master Fund Ltd. ("Latigo"), as assignee of Sony Ericsson Mobile Communications USA Inc. ("Sony Ericsson"), in an untimely response, disagrees with the Debtors' Objection to reduce proof of claim no. 2353 from \$1,393,431.35 to \$1,122,356.19. Latigo asserts that the Debtors have failed to provide any legal or factual basis sufficient to overcome the prima facie validity of its claim. Latigo further asserts that at least \$111,637.32 of the disputed amount represents payments clearly owed to Sony Ericsson, as shown in proof of delivery documents previously provided to the Debtors.	Claims subject to modification	Adjourn

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re

In re

Chapter 11

Case No. 05-44481 (RDD)

Debtors.

(Jointly Administered)

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007
DISALLOWING AND EXPUNGING CERTAIN (A) DUPLICATE OR AMENDED CLAIMS,
(B) EQUITY CLAIMS, (C) INSUFFICIENTLY DOCUMENTED CLAIMS, (D) CLAIMS NOT
REFLECTED ON DEBTORS' BOOKS AND RECORDS, (E) UNTIMELY CLAIMS, AND (F)
CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION,
MODIFIED CLAIMS ASSERTING RECLAMATION, CLAIMS SUBJECT TO
MODIFICATION THAT ARE SUBJECT TO PRIOR ORDERS, AND MODIFIED CLAIMS
ASSERTING RECLAMATION THAT ARE SUBJECT TO PRIOR ORDERS IDENTIFIED
IN TWENTY-SECOND OMNIBUS CLAIMS OBJECTION

("TWENTY-SECOND OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b)

And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims,

(C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And

Records, (E) Untimely Claim, And (F) Claims Subject To Modification, Tax Claims Subject To

Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That

Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To

Prior Orders, dated October 26, 2007 (the "Twenty-Second Omnibus Claims Objection"), of

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Twenty-Second Omnibus Claims Objection.

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Twenty-Second Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim"), listed on Exhibits A, B, C, D-1, D-2, D-3, D-4, E, F-1, F-2, F-3, F-4, and F-5 hereto was properly and timely served with a copy of the Twenty-Second Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Twenty-Second Omnibus Claims Objection. No other or further notice of the Twenty-Second Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Twenty-Second Omnibus Claims

 Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Twenty-Second Omnibus Claims

 Objection is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the

 Twenty-Second Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

- C. The Claims listed on Exhibit A hereto under the column heading "Claim To Be Expunged" are either duplicates of other Claims filed with this Court or have been amended or superseded by later-filed Claims (the "Duplicate Or Amended Claims").
- D. The Claims listed on <u>Exhibit B</u> hereto were filed by holders of Delphi common stock solely on account of their stock holdings (the "Equity Claims").
- E. The Claims listed on <u>Exhibit C</u> contain insufficient documentation to support the Claims asserted (the "Insufficiently Documented Claims").
- F. The Claims listed on Exhibit D-1 hereto assert liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims").
- G. The Claim listed on Exhibit D-2 hereto, which was filed by a taxing authority, asserts a liability and dollar amount that is not reflected on the Debtors' books and records (the "Books And Records Tax Claim").
- H. The Claim listed on Exhibit D-3 hereto asserts liabilities or dollar amounts that are not reflected on the Debtors' books and records and was also untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Claim").
- I. The Claims listed on Exhibit D-4 hereto were modified pursuant to prior orders and assert liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims That Are Subject To Prior Orders").
- J. The Claim listed on <u>Exhibit E</u> hereto was untimely filed pursuant to the Bar Date Order (the "Untimely Claim").
- K. The Claims listed on Exhibit F-1 hereto (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b)

were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification").

- L. The Tax Claims listed on Exhibit F-2 hereto are overstated (the "Tax Claims Subject To Modification").
- M. The Claims listed on Exhibit F-3 hereto (a) (i) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) were filed and docketed against the wrong Debtor, and/or (iii) incorrectly assert secured or priority status and (b) assert a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement pursuant to which the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid (the "Modified Claims Asserting Reclamation").
- N. The Claims listed on Exhibit F-4 hereto were modified pursuant to prior orders and (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification That Are Subject To Prior Orders").
- O. The Claim listed on Exhibit F-5 hereto was modified pursuant to a prior order and (a) (i) states the incorrect amount or is overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) was filed and docketed against the wrong Debtor,

and/or (iii) incorrectly asserts secured or priority status and (b) asserts a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement pursuant to which the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand, subject to the Debtors' right to seek, at any time and notwithstanding the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid (the "Modified Claim Asserting Reclamation That Is Subject To Prior Order").

P. The relief requested in the Twenty-Second Omnibus Claims Objection and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. Each "Claim To Be Expunged" listed on Exhibit A hereto is hereby disallowed and expunged in its entirety. Those Claims identified on Exhibit A hereto as "Surviving Claims" shall remain on the Debtors' claims register, but shall remain subject to future objection by the Debtors and other parties-in-interest.
- 2. Each Equity Claim listed on Exhibit B hereto is hereby disallowed and expunged in its entirety.
- 3. Each Insufficiently Documented Claim listed on Exhibit C hereto is hereby disallowed and expunged in its entirety.
- 4. Each Books And Records Claim listed on Exhibit D-1 hereto is hereby disallowed and expunged in its entirety.

- 5. The Books And Records Tax Claim listed on Exhibit D-2 hereto is hereby disallowed and expunged in its entirety.
- 6. The Untimely Books And Records Claim listed on Exhibit D-3 hereto is hereby disallowed and expunged in its entirety.
- 7. Each of the Books And Records Claims That Are Subject To Prior Orders listed on Exhibit D-4 hereto is hereby disallowed and expunged in its entirety.
- 8. The Untimely Claim listed on <u>Exhibit E</u> hereto is hereby disallowed and expunged in its entirety.
- 9. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit F-1 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit F-1 hereto shall be entitled to (a) recover any Claim Subject To Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-1 hereto, subject to the Debtors' right to further object to each such Claim Subject to Modification. The Claims Subject To Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- 10. Each "Claim As Docketed" amount and Debtor listed on Exhibit F-2 hereto is hereby revised to reflect the amount listed as the "Claim As Modified." No Claimant listed on Exhibit F-2 hereto shall be entitled to (a) recover for the Tax Claim Subject To Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified"

column on Exhibit F-2 hereto, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-2 hereto, subject to the Debtors' right to further object to each such Tax Claim Subject to Modification. The Tax Claims Subject To Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

- Exhibit F-3 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit F-3 shall be entitled to (a) recover any Modified Claim Asserting Reclamation in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, unless the Debtors obtain an order of this Court providing that any Reserved Defense is valid and denying priority status to such Claimant's reclamation demand, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit F-3 hereto, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-3 hereto, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation. The Modified Claims Asserting Reclamation shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- Exhibit F-4 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit F-4 hereto shall be entitled to (a) recover any Claims Subject To Modification That Are Subject To Prior Orders in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim

against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-4 hereto, subject to the Debtors' right to further object to each of such Claims Subject To Modification That Are Subject To Prior Orders. The Claims Subject To Modification That Are Subject To Prior Orders shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

- The "Claim As Docketed" amount, classification, and Debtor listed on 13. Exhibit F-5 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." The Claimant listed on Exhibit F-5 shall not be entitled to (a) recover for the Modified Claim Asserting Reclamation That Is Subject To Prior Order in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, unless the Debtors obtain an order of this Court providing that any Reserved Defense is valid and denying priority status to such Claimant's reclamation demand, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit F-5 hereto, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-5 hereto, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation That Is Subject To Prior Order. The Modified Claim Asserting Reclamation That Is Subject To Prior Order shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest. For clarity, Exhibit H hereto displays the formal name of each of the Debtor entities and their associated bankruptcy case numbers referenced on Exhibits F-1, F-2, F-3, F-4, and F-5.
- 14. With respect to each Claim for which a Response to the Twenty-Second Omnibus Claims Objection has been filed and served, and which has not been resolved by the parties, all of which Claims are listed on Exhibits G-1, G-2, G-3, G-4, G-5, G-6, G-7, G-8, G-9,

and <u>G-10</u> hereto, the hearing regarding the objection to such Claims shall be adjourned to a future date to be noticed by the Debtors consistent with and subject to the Claims Objection Procedures Order; <u>provided</u>, <u>however</u>, that such adjournment shall be without prejudice to the Debtors' right to assert that any such Responses were untimely or otherwise deficient under the Claims Objection Procedures Order.

- 15. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases or to further object to Claims that are the subject of the Twenty-Second Omnibus Claims Objection.
- 16. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- 17. This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Twenty-Second Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- Twenty-Second Omnibus Claims Objection and attached hereto as Exhibits A, B, C, D-1, D-2, D-3, D-4, E, F-1, F-2, F-3, F-4, F-5, G-1, G-2, G-3, G-4, G-5, G-6, G-7, G-8, G-9, and G-10 constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is the subject of the Twenty-Second Omnibus Claims Objection. Any stay of this order shall apply only to the contested matter which involves such Claim and shall not act to stay the applicability or finality of this order with respect to the other contested matters covered hereby.
- 19. Kurtzman Carson Consultants LLC is hereby directed to serve this order, including exhibits, in accordance with the Claims Objection Procedures Order.

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20. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Twenty-Second Omnibus Claims Objection.

Dated: New York, New York November ____, 2007

UNITED STATES BANKRUPTCY JUDGE

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Case No. 05-44481 (RDD)

EXHIBIT A - DUPLICATE OR AMENDED CLAIMS

CLAIM TO BE EXPUNGED *			SURVIVING CLAIM *		
Claim Number: 15225 Date Filed: 07/31/2006 Creditor's Name and Address: GIBBS DIE CASTING CORPORATION BARNES & THORNBURG LLP 11 S MERIDIAN ST INDIANAPOLIS, IN 46204-3535	Debtor: Secured: Priority Administrative: Unsecured: Total:	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640) \$366,338.17	Claim Number: 15224 Date Filed: 07/31/2006 Creditor's Name and Address: GIBBS DIE CASTING CORPORATION BARNES & THORNBURG LLP 11 S MERIDIAN ST INDIANAPOLIS, IN 46204-3535	Debtor: Secured: Priority: Administrative: Unsecured: Total:	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640) \$228,980.13
Claim Number: 7417 Date Filed: 06/05/2006 Creditor's Name and Address: HENDRICKSON DAVID 1012 NOTTINGHAM LN KOKOMO, IN 46902-9551	Debtor: Secured: Priority Administrative: Unsecured: Total:	DELPHI CORPORATION (05-44481) UNL UNL	Claim Number: 16718 Date Filed: 10/04/2007 Creditor's Name and Address: HENDRICKSON 1012 NOTTINGHAM LN KOKOMO, IN 46902	Debtor: Secured: Priority: Administrative: Unsecured: Total:	UNL UNL
Claim Number: 16626 Date Filed: 07/17/2007 Creditor's Name and Address: MILLWOOD INC DBA LIBERTY INDUSTRIES INC KRUGLIAK WILKINS GRIFFITHS & DOUGHERTY CO LPA 4775 MUNSON ST NW PO BOX 36963 CANTON, OH 44735-6963	Debtor: Secured: Priority Administrative: Unsecured: Total:	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640) \$5,946.75 \$214,220.75 \$220,167.50	Claim Number: 10218 Date Filed: 07/21/2006 Creditor's Name and Address: MILLWOOD INC DBA LIBERTY INDUSTRIES INC KRUGLIAK WILKINS GRIFFITHS & DOUGHERTY CO LPA 4775 MUNSON ST NW PO BOX 36963 CANTON, OH 44735-6963	Debtor: Secured: Priority: Administrative: Unsecured: Total:	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640) \$55,995.04 \$164,172.46 \$220,167.50
Claim Number: 10847 Date Filed: 07/25/2006 Creditor's Name and Address: SOSNOWCHIK THOMAS J 37407 S JADE CREST DR TUCSON, AZ 85739	Debtor: Secured: Priority Administrative: Unsecured: Total:	DELPHI CORPORATION (05-44481) UNL UNL	Claim Number: 16715 Date Filed: 09/27/2007 Creditor's Name and Address: SOSNOWCHIK THOMAS J 37407 S JADE CREST DR TUCSON, AZ 85739	Debtor: Secured: Priority: Administrative: Unsecured: Total:	\$76,442.00 \$76,442.00

Total Claims to be Expunged:

Total Asserted Amount to be Expunged: \$586,505.67 05-44481-rdd Doc 12325 Filed 01/23/08 Entered 01/23/08 22:29:25 Main Document In re Delphi Corporation, et al. Pg 39 of 161 Twenty-Second Omnibus Claims Objection Case No. 05-44481 (RDD)

EXHIBIT B - EQUITY CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT *	DATE FILED	DOCKETED DEBTOR
BILL R WAGGERMAN 34850 MISSION BELLVIEW LOUISBURG, KS 66053-7175	5550	Secured: Priority: Administrative: Unsecured: Unsecured: UNI	- I	DELPHI CORPORATION (05-44481)
BILLY GENE ISENHOWER 414 WINTERBROOK OLATHE, KS 66062-1805	5813	Secured: Priority: Administrative: Unsecured: Total: UNI	-	DELPHI CORPORATION (05-44481)
DARLENE I MORRISON 239 LAUREL ST YOUNGSTOWN, OH 44505-1923	7266	Secured: Priority: Administrative: Unsecured: Total: UNI	- I	DELPHI CORPORATION (05-44481)
DONALD J MOSES 1206 WILSON STURGIS, MI 49091-2247	13516	Secured: Priority: UNI Administrative: Unsecured: Total: UNI	_	DELPHI CORPORATION (05-44481)
ETTA MARIE WALTON 659 W 400S SHELBYVILLE, IN 46176-9317	7715	Secured: Priority: UNI Administrative: Unsecured: Total: UNI	_	DELPHI CORPORATION (05-44481)
EUGENE J PETERSON AS PETERSON UTHE MD UNIFORM GIFTS TO MINORS ACT 229 MARSH ISLAND DR CHESAPEAKE, VA 23320-9245	8499	Secured: Priority: Administrative: Unsecured: Total: UNI	- I	DELPHI CORPORATION (05-44481)
HOWARD L WEBER AND SHIRLEY E WEBER JT TEN 35652 JOHNSTOWN RD FARMINGTON HILLS, MI 48335-2015	4131	Secured: Priority: Administrative: Unsecured: Total: UNI	-	DELPHI CORPORATION (05-44481)
JAY V DAVENPORT 113 VENUS WAY BONAIRE, GA 31005-3337	6512	Secured: Priority: Administrative: Unsecured: Total: UNI	-	DELPHI CORPORATION (05-44481)

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EXHIBIT B - EQUITY CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER			DATE FILED	DOCKETED DEBTOR
JERRY JAGER JR 4545 HWY 589 SUMRALL, MS 39482-3978	4340	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/02/2006	DELPHI CORPORATION (05-44481)
MARK S WALERZAK 10371 ST JOHN DR ALGONAC, MI 48001-4241	9203	Secured: Priority: Administrative: Unsecured: Total:	UNL	07/10/2006	DELPHI CORPORATION (05-44481)
SAM HOWARD JR 2205 LILAC CIRCLE MCKINNEY, TX 75071	7813	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	06/12/2006	DELPHI CORPORATION (05-44481)
VIOLA F CHRISTOPHER 4795 GRAN RIVER GLEN DULUTH, GA 30096	3682	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)
WILLIAM P UNRATH 310 TRAVERSE DR PITTSBURGH, PA 15236-4463	5673	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/12/2006	DELPHI CORPORATION (05-44481)
WILLIAM P UNRATH SR AND MARLENE UNRATH TEN ENT 310 TRAVERSE DR PITTSBURGH, PA 15236-4463	5674	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/12/2006	DELPHI CORPORATION (05-44481)
ZOFKO MARTIN 8978 ALTURA DR NE WARREN, OH 44484	16084	Secured: Priority: Administrative: Unsecured: Total:	UNL	08/09/2006	DELPHI CORPORATION (05-44481)

Total: 15 UNL

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EXHIBIT C - INSUFFICIENTLY DOCUMENTED CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT *	DATE FILED	DOCKETED DEBTOR
JANET M GORDON 20437 ARDMORE DETROIT, MI 48235-1510	11157		07/26/2006 NL NL	DELPHI CORPORATION (05-44481)
OLD DOMINION FREIGHT LINE I PO BOX 60908 CHARLOTTE, NC 28260	4424	Secured: Priority: Administrative: Unsecured: \$3,71: Total: \$3,71:	— I	DELPHI CORPORATION (05-44481)
RADIALL JERRIK INC 102 W JULIE DR TEMPE, AZ 85283	3711	Secured: Priority: Administrative: Unsecured: \$6,34. Total: \$6,34.	—	DELPHI CORPORATION (05-44481)

Total: 3 \$10,060.40

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EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT ²	*	DATE FILED	DOCKETED DEBTOR
DANIEL F YOUNG INC 1235 WESTLAKES DR STE 255 BERWYN, PA 19312	7745	Secured: Priority: Administrative: Unsecured: Total:	\$300.00 \$300.00	06/09/2006	DELPHI CORPORATION (05-44481)
HIRSCHMANN AUTOMOTIVE GMBH 405 LEXINGTON AVE 42ND FL NEW YORK, NY 10174	2280		24,681.70 24,681.70	03/10/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
ITAPSA S A DE C V ATTN C MENDELJIAN 1101 TECHNOLOGY DR 100 ANN ARBOR, MI 48108	9512	Priority: Administrative: Unsecured: \$	21,044.31 51,085.79 72,130.10	07/14/2006	DELPHI CORPORATION (05-44481)
LIQUIDITY SOLUTIONS INC DBA REVENUE MANAGEMENT AS ASSIGNEE OF CARBY CORPORATION ONE UNIVERSITY PLAZA STE 312 HACKENSACK, NJ 07601	15491		\$5,340.00 \$5,340.00	07/31/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
SABIN METAL CORPORATION 300 PANTIGO PL STE 102 EAST HAMPTON, NY 11937	8510		10,583.35 10,583.35	06/26/2006	ASEC MANUFACTURING GENERAL PARTNERSHIP (05-44482)
SEMITOOL INC PO BOX 60000 FILE 72530 SAN FRANCISCO, CA 94160-2530	5208		\$5,480.05 \$5,480.05	05/08/2006	DELPHI CORPORATION (05-44481)
THYSSENKRUPP ELEVATOR 1500 S SUNKIST ST STE B ANAHEIM, CA 92806	5646	Secured: Priority: Administrative: Unsecured: Total:	UNL \$69.63 \$69.63	05/11/2006	DELPHI CONNECTION SYSTEMS (05-44624)
TNT LOGISTICS NORTH AMERICA IN 10751 DEERWOOD PK BLVD STE 200 JACKSONVILLE, FL 32256	6940		14,465.00 14,465.00	05/26/2006	DELPHI CORPORATION (05-44481)

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Case No. 05-44481 (RDD)

EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND	CLAIM	ASSERTED	DATE	DOCKETED
ADDRESS	NUMBER	CLAIM AMOUNT *	FILED	DEBTOR

Total: 8 \$533,049.83

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EXHIBIT D-2 - BOOKS AND RECORDS TAX CLAIMS

CREDITOR'S NAME AND	CLAIM	ASSERTED	DATE	DOCKETED
ADDRESS	NUMBER	CLAIM AMOUNT	FILED	DEBTOR
STATE OF ALABAMA DEPARTMENT OF REVENUE PO BOX 320001 MONTGOMERY, AL 36132-0001	1775	Secured: Priority: \$157,0 Administrative: Unsecured: Total: \$157,0		DELPHI CORPORATION (05-44481)

Total: 1 \$157,059.64

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EXHIBIT D-3 - UNTIMELY BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED		DATE	DOCKETED
	NUMBER	CLAIM AMOUNT		FILED	DEBTOR
SCOTT DARRYL REESE C O 329 BASKET BRANCH OXFORD, MI 48371-6359	16709	Secured: Priority: Administrative: Unsecured: Total:	\$40,844.62 \$40,844.62	09/18/2007	DELPHI CORPORATION (05-44481)

Total: 1 \$40,844.62

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EXHIBIT D-4 - BOOKS AND RECORDS CLAIMS THAT ARE SUBJECT TO PRIOR ORDERS *

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSEI CLAIM A		DATE FILED	DOCKETED DEBTOR
AMROC INVESTMENTS LLC 535 MADISON AVE 15TH FL NEW YORK, NY 10022	1139	Secured: Priority: Administrative: Unsecured: Total:	\$93,039.28 \$93,039.28	12/13/2005	DELPHI CORPORATION (05-44481)
BERKSHIRE INVESTMENTS LLC CHICAGO EXTRUDED METALS CO 1601 S 54TH AVE CICERO, IL 60804	9653	Secured: Priority: Administrative: Unsecured: Total:	\$177,062.67 \$177,062.67	07/17/2006	DELPHI CORPORATION (05-44481)
CARLISLE PLASTICS COMPANY INC 320 S OHIO AVE PO BOX 146 NEW CARLISLE, OH 45344-0146	190	Secured: Priority: Administrative: Unsecured: Total:	\$3,178.68 \$3,178.68	10/28/2005	DELPHI CORPORATION (05-44481)
GORMAN JOHN M CO INC 2844 KEENAN AVE DAYTON, OH 45414-4914	11937	Secured: Priority: Administrative: Unsecured: Total:	\$17,280.45 \$17,280.45	07/28/2006	DELPHI CORPORATION (05-44481)
HYDRA AIR INC 8208 INDY LN INDIANAPOLIS, IN 46214-2326	15353	Secured: Priority: Administrative: Unsecured: Total:	\$930.45 \$930.45	07/31/2006	DELPHI CORPORATION (05-44481)
VLR EMBEDDED INC 3035 W 15TH ST PLANO, TX 75075	285	Secured: Priority: Administrative: Unsecured: Total:	\$59,571.89 \$59,571.89	11/02/2005	DELPHI CORPORATION (05-44481)

Total: 6 \$351,063.42

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EXHIBIT E - UNTIMELY CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED	DATE	DOCKETED
	NUMBER	CLAIM AMOUNT *	FILED	DEBTOR
PIETRA JAMES 1130 SUZYLYNN YOUNGSTOWN, OH 44512	16717	Secured: Priority: Administrative: Unsecured: Unsecured: UNL UNL	10/05/2007	DELPHI CORPORATION (05-44481)

Total: 1 UNL

CLAIM TO BE MODIFIED	CLAIM AS DOCKI				CLAIM AS M	ODIFIED		
Claim: 809 Date Filed: 11/22/2005 Docketed Total: \$ 450,022.77 Filing Creditor Name and Address: AMERICAN ELECTRIC POWER PO BOX 2021	Claim Holder Name and A AMERICAN ELECTRIC I PO BOX 2021 ROANOKE, VA 24022-21	POWER	Docketed Total:	\$450,022.77			Modified Total:	\$438,359.65
ROANOKE, VA 24022-2121	<u>Case Number*</u> 05-44481	Secured	Priority	<u>Unsecured</u> \$450,022.77	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$438,359.65
				\$450,022.77				\$438,359.65
Claim: 1127 Date Filed: 12/12/2005 Docketed Total: \$ 46,327.72 Filing Creditor Name and Address: APOLLO SEIKO LTD 1861 WILLOWCREEK RD	Claim Holder Name and A APOLLO SEIKO LTD 1861 WILLOWCREEK RI PORTAGE, IN 46368		Docketed Total:	\$46,327.72			Modified Total:	\$11,980.75
PORTAGE, IN 46368	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$46,327.72	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$6,900.51
				\$46,327.72	05-44567			\$5,080.24 \$11,980.75
Claim: 1504 Date Filed: 01/10/2006 Docketed Total: \$ 268,362.48 Filing Creditor Name and Address: AVAYA INC	Claim Holder Name and A AVAYA INC PO BOX 5126 TIMONIUM, MD 21094	Address	Docketed Total:	\$268,362.48			Modified Total:	\$268,362.48
PO BOX 5126 TIMONIUM, MD 21094	<u>Case Number*</u> 05-44596	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$268,362.48	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$268,362.48
				\$268,362.48				\$268,362.48

CLAIM TO BE MODIFIED	CLAIM AS DO	CKETED			CLAIM AS M	ODIFIED		
Claim: 2220 Date Filed: 03/07/2006 Docketed Total: \$ 31,894.35 Filing Creditor Name and Address: BOC GASES	Claim Holder Name BOC GASES 575 MTN AVE MURRAY HILL, NJ		Docketed Total:	\$31,894.35			Modified Total:	\$27,141.24
575 MTN AVE MURRAY HILL, NJ 07974	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$31,894.35 \$31,894.35	<u>Case Number*</u> 05-44624 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$2,033.58 \$25,107.66
				\$31,89 4. 33				\$27,141.24
Claim: 8726 Date Filed: 06/28/2006 Docketed Total: \$ 195,108.90 Filing Creditor Name and Address: COMARK INC C O INSIGHT ENTERPRISES INC 1305 W AUTO DR	Claim Holder Name COMARK INC C O INSIGHT ENTE 1305 W AUTO DR TEMPE, AZ 85284		Docketed Total:	\$195,108.90			Modified Total:	\$57,579.00
TEMPE, AZ 85284	<u>Case Number*</u> 05-44481	Secured	Priority	<u>Unsecured</u> \$195,108.90	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$57,579.00
				\$195,108.90				\$57,579.00
Claim: 7742 Date Filed: 06/09/2006 Docketed Total: \$ 4,275.00 Filing Creditor Name and Address: DANIEL F YOUNG INC 1235 WESTLAKES DR STE 255	Claim Holder Name DANIEL F YOUNG 1235 WESTLAKES I BERWYN, PA 19312	INC PR STE 255	Docketed Total:	\$4,275.00			Modified Total:	\$4,275.00
BERWYN, PA 19312	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$4,275.00	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$4,275.00
				\$4,275.00				\$4,275.00

CLAIM TO BE MODIFIED	CLAIM AS DOCKETE	D		CLAIM AS M	MODIFIED		
Claim: 7746 Date Filed: 06/09/2006 Docketed Total: \$ 200.02 Filing Creditor Name and Address: DANIEL F YOUNG INC	Claim Holder Name and Addr DANIEL F YOUNG INC 1235 WESTLAKES DR STE 253 BERWYN, PA 19312	Docketed To	stal: \$200.02			Modified Total:	\$200.02
1235 WESTLAKES DR STE 255 BERWYN, PA 19312	<u>Case Number*</u> <u>Sec</u> 05-44481	ured <u>Priority</u>	<u>Unsecured</u> \$200.02 \$200.02	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$200.02 \$200.02
Claim: 495 Date Filed: 11/10/2005 Docketed Total: \$ 443,501.01 Filing Creditor Name and Address: DAYCO PRODUCTS LLC DBA MARK IV AUTOMOTIVE DAYCO PRODUCTS MARK IV AUTOMOTIVE	Claim Holder Name and Addr DAYCO PRODUCTS LLC DBA IV AUTOMOTIVE DAYCO PRODUCTS MARK I AUTOMOTIVE 1955 ENTERPRISE DR ROCHESTER HILLS, MI 48309	A MARK Docketed To				Modified Total:	\$45,902.00
1955 ENTERPRISE DR ROCHESTER HILLS, MI 48309	<u>Case Number*</u> <u>Sec</u> 05-44481	ured <u>Priority</u>	<u>Unsecured</u> \$443,501.01	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$45,902.00
Claim: 9552 Date Filed: 07/17/2006 Docketed Total: \$ 15,807.88 Filing Creditor Name and Address: E S INVESTMENTS SUN MICROSTAMPING TECHNOLOGIES 14055 US HIGHWAY 19 N	Claim Holder Name and Addr E S INVESTMENTS SUN MICROSTAMPING TECHNOLOGIES 14055 US HIGHWAY 19 N CLEARWATER, FL 33764	ess Docketed To	\$443,501.01 etal: \$15,807.88			Modified Total:	\$45,902.00 \$7,119.82
14055 US HIGHWAY 19 N CLEARWATER, FL 33764	<u>Case Number*</u> <u>Sec</u> 05-44481	ured <u>Priority</u>	<u>Unsecured</u> \$15,807.88 \$15,807.88	<u>Case Number*</u> 05-44567	Secured	<u>Priority</u>	Unsecured \$7,119.82 \$7,119.82

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS M	ODIFIED		
Claim: 6445 Date Filed: 05/22/2006 Docketed Total: \$ 369,003.36 Filing Creditor Name and Address: EQUITY INDUSTRIAL	Claim Holder Name and Address EQUITY INDUSTRIAL 1101 N ELLWORTH AVE VILLA PARK, IL 60181	Docketed Total:	\$369,003.36			Modified Total:	\$318,036.30
1101 N ELLWORTH AVE VILLA PARK, IL 60181	Case Number* Secured 05-44481 \$41,604.69	<u>Priority</u>	<u>Unsecured</u> \$327,398.67	<u>Case Number*</u> 05-44481	Secured \$0.00	<u>Priority</u>	<u>Unsecured</u>
	\$41,604.69		\$327,398.67	05-44640	\$0.00	·	\$318,036.30 \$318,036.30
Claim: 15224 Date Filed: 07/31/2006 Docketed Total: \$ 228,980.13 Filing Creditor Name and Address: GIBBS DIE CASTING CORPORATION BARNES & THORNBURG LLP	Claim Holder Name and Address GIBBS DIE CASTING CORPORATION BARNES & THORNBURG LLP 11 S MERIDIAN ST INDIANAPOLIS, IN 46204-3535	Docketed Total:	\$228,980.13			Modified Total:	\$112,290.32
11 S MERIDIAN ST INDIANAPOLIS, IN 46204-3535	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$228,980.13	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$112,290.32
			\$228,980.13				\$112,290.32
Claim: 9011 Date Filed: 07/05/2006 Docketed Total: \$ 148,939.15 Filing Creditor Name and Address: HELLA INC PO BOX 2665	Claim Holder Name and Address HELLA INC PO BOX 2665 PEACHTREE, GA 30269	Docketed Total:	\$148,939.15			Modified Total:	\$131,645.84
PEACHTREE, GA 30269	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$148,939.15	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$131,645.84
			\$148,939.15				\$131,645.84

CLAIM AS DOCKETED			CLAIM AS M	10DIFIED		
Claim Holder Name and Address HISCO INC 6650 CONCORD PARK DR HOUSTON, TX 77040	S Docketed Total:	\$66,093.81			Modified Total:	\$49,653.0
Case Number* Secure 05-44567	ed <u>Priority</u>	<u>Unsecured</u> \$66,093.81 \$66,093.81	<u>Case Number*</u> 05-44624 05-44507 05-44640 05-44567	<u>Secured</u>	<u>Priority</u>	Unsecured \$1,247.0 \$11,110.8 \$27,380.9 \$9,914.2
						\$49,653.05
Claim Holder Name and Address J V EQUIPMENT INC PO BOX 509 EDINBURG, TX 78540	Docketed Total:	\$28,951.86			Modified Total:	\$26,583.33
Case Number* Secure 05-44567	ed <u>Priority</u>	<u>Unsecured</u> \$28,951.86	<u>Case Number*</u> 05-44567	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$26,583.33
		\$28,951.86			_	\$26,583.33
		\$112,181.25			Modified Total:	\$102,735.75
<u>Case Number*</u> <u>Securi</u> 05-44640	ed <u>Priority</u>	<u>Unsecured</u> \$112,181.25	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$102,735.75
		\$112,181.25				\$102,735.75
	Claim Holder Name and Address HISCO INC 6650 CONCORD PARK DR HOUSTON, TX 77040 Case Number* Secur 05-44567 Claim Holder Name and Address J V EQUIPMENT INC PO BOX 509 EDINBURG, TX 78540 Case Number* Secur 05-44567 Claim Holder Name and Address KAC HOLDINGS INC DBA KES KESTER 515 E TOUHY AVE DES PLAINES, IL 60018 Case Number* Secur	Case Number* Secured Priority Claim Holder Name and Address J V EQUIPMENT INC PO BOX 509 EDINBURG, TX 78540 Case Number* Secured Priority Claim Holder Name and Address Case Number* Secured Priority Claim Holder Name and Address KAC HOLDINGS INC DBA KESTER KESTER 515 E TOUHY AVE DES PLAINES, IL 60018 Case Number* Secured Priority	Claim Holder Name and Address	Claim Holder Name and Address	Claim Holder Name and Address	Claim Holder Name and Address

CLAIM TO BE MODIFIED	CLAIM AS DOCKETEI)		CLAIM AS M	IODIFIED		
Claim: 2149 Date Filed: 02/28/2006 Docketed Total: \$ 37,321.58 Filing Creditor Name and Address: KOM LAMB INC	Claim Holder Name and Addre KOM LAMB INC 355 COMMERCE DR AMHERST, NY 14228	ess Docketed Total:	\$37,321.58			Modified Total:	\$37,321.58
355 COMMERCE DR AMHERST, NY 14228	<u>Case Number*</u> <u>Secu</u> 05-44481	<u>rred</u> <u>Priority</u>	<u>Unsecured</u> \$37,321.58	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$37,321.58
			\$37,321.58				\$37,321.58
Claim: 9756 Date Filed: 07/18/2006 Docketed Total: \$ 1,196,741.86 Filing Creditor Name and Address: KOYO CORPORATION OF USA TAFT STETTINIUS & HOLLISTER LLP	Claim Holder Name and Addre KOYO CORPORATION OF US TAFT STETTINIUS & HOLLIST 3500 BP TOWER 200 PUBLIC SO CLEVELAND, OH 44114	SA Docketed Total: FER LLP	\$897,905.68			Modified Total:	\$1,127,950.91
3500 BP TOWER 200 PUBLIC SQUARE CLEVELAND, OH 44114	<u>Case Number*</u> <u>Secu</u> 05-44481	<u>rred</u> <u>Priority</u>	<u>Unsecured</u> \$897,905.68	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,127,950.91
			\$897,905.68	05-44481		\$0.00 \$0.00	\$1,127,950.91
Claim: 9832 Date Filed: 07/18/2006 Docketed Total: \$ 268,853.90 Filing Creditor Name and Address: LDI INCORPORATED 4311 PATTERSON	Claim Holder Name and Addre LDI INCORPORATED 4311 PATTERSON GRAND RAPIDS, MI 49512	Docketed Total:	\$268,853.90			Modified Total:	\$221,285.87
GRAND RAPIDS, MI 49512	<u>Case Number*</u> <u>Secu</u> 05-44640	<u>rred</u> <u>Priority</u>	<u>Unsecured</u> \$268,853.90	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$221,285.87
			\$268,853.90				\$221,285.87

CLAIM TO BE MODIFIED	CLAIM AS DO	CKETED			CLAIM AS M	ODIFIED		
Claim: 523 Date Filed: 11/14/2005 Docketed Total: \$ 557,641.90 Filing Creditor Name and Address: MARKETING SPECIALTIES MSI PACKAGING	Claim Holder Name a MARKETING SPECI PACKAGING 5010 W 81ST ST INDIANAPOLIS, IN	ALTIES MSI	Docketed Total:	\$557,641.90			Modified Total:	\$293,905.45
5010 W 81ST ST INDIANAPOLIS, IN 46268	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$557,641.90 \$557,641.90	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$293,905.45
Claim: 5986				\$337,041.90				\$293,905.4
Date Filed: 05/16/2006 Docketed Total: \$ 523.37 Filing Creditor Name and Address: MICHIANA DELIVERY SERVICES 2220 S 11TH ST	Claim Holder Name a MICHIANA DELIVE 2220 S 11TH ST NILES, MI 49120-441	RY SERVICES	Docketed Total:	\$523.37			Modified Total:	\$523.37
NILES, MI 49120-4410	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$523.37	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	Unsecured \$523.33
				\$523.37				\$523.37

CLAIM TO BE MODIFIED	CLAIM AS DOC				CLAIM AS M	ODIFIED		
Claim: 1746 Date Filed: 02/02/2006 Docketed Total: \$ 3,821,082.86 Filing Creditor Name and Address: MOLEX CONNECTOR CORPORATION SONNENSCHEIN NATH & ROSENTHAL LLP 7800 SEARS TOWER	Claim Holder Name and TPG CREDIT OPPORT INVESTORS LP C O TPG CREDIT MA 4600 WELLS FARGO C 90 S SEVENTH ST MINNEAPOLIS, MN 5	TUNITIES NAGEMENT LP CTR	Docketed Total:	\$620,925.96			Modified Total:	\$4,869.78
CHICAGO, IL 60606	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$620,925.96	<u>Case Number*</u> 05-44567	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$4,467.78
				\$620,925.96	05-44624			\$402.00
	Claim Holder Name an	ıd Address			1			\$4,869.78
	TPG CREDIT STRATE ATTN SHELLEY HAR 4600 WELLS FARGO O 90 S SEVENTH ST MINNEAPOLIS, MN 5	TMAN CTR	Docketed Total:	\$3,200,156.90			Modified Total:	\$3,636,441.29
	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$3,200,156.90	Case Number*	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u>
				\$3,200,156.90	05-44640			\$3,636,441.29 \$3,636,441.29
Claim: 7991 Date Filed: 06/14/2006 Docketed Total: \$ 207,618.66 Filing Creditor Name and Address: MOLEX CONNECTOR CORPORATION SONNENSCHEIN NATH & ROSENTHAL LLP 7800 SEARS TOWER	Claim Holder Name and MOLEX CONNECTOR CORPORATION SONNENSCHEIN NAROSENTHAL LLP 7800 SEARS TOWER CHICAGO, IL 60606	К	Docketed Total:	\$207,618.66			Modified Total:	\$207,485.70
CHICAGO, IL 60606	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$207,618.66	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$207,485.70
				\$207,618.66				\$207,485.70

^{*}See Exhibit H for a listing of debtor entities by case number.

CLAIM TO BE MODIFIED	CLAIM AS DOO	CKETED			CLAIM AS M	ODIFIED		
Claim: 1887 Date Filed: 02/07/2006 Docketed Total: \$ 5,115.85 Filing Creditor Name and Address: NATIONAL FUEL GAS DISTRIBUTION CORP	Claim Holder Name a NATIONAL FUEL GA DISTRIBUTION COR 6363 MAIN ST WILLIAMSVILLE, N	AS P	Docketed Total:	\$5,115.85			Modified Total:	\$5,115.85
6363 MAIN ST WILLIAMSVILLE, NY 14221	<u>Case Number*</u> 05-44481	<u>Secured</u>	Priority	<u>Unsecured</u> \$5,115.85 \$5,115.85	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority	<u>Unsecured</u> \$5,115.85 \$5,115.85
Claim: 1671 Date Filed: 01/25/2006 Docketed Total: \$ 19,545.00 Filing Creditor Name and Address: NORFOLK SOUTHERN RAILWAY COMPANY	Claim Holder Name a NORFOLK SOUTHEI COMPANY THREE COMMERCIA NORFOLK, VA 23510	RN RAILWAY AL PL	Docketed Total:	\$19,545.00			Modified Total:	\$19,545.00
THREE COMMERCIAL PL NORFOLK, VA 23510-2191	<u>Case Number*</u> 05-44596	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$19,545.00	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$19,545.00
Claim: 13562 Date Filed: 07/31/2006 Docketed Total: \$ 866,697.79 Filing Creditor Name and Address: OBERG INDUSTRIES INC 2301 SILVERVILLE RD FREEPORT, PA 16229	Claim Holder Name a SPCP GROUP LLC AS SILVER POINT CAPT AND SILVER POINT OFFSHORE FUND LT TWO GREENWICH F GREENWICH, CT 068	S AGENT FOR TAL FUND LP CAPITAL ID PLZ 1ST FL	Docketed Total:	\$19,545.00 \$866,697.79			Modified Total:	\$19,545.00 \$572,827.52
	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$866,697.79 \$866,697.79	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$572,827.52 \$572,827.52

CLAIM TO BE MODIFIED	CLAIM AS DO	CKETED			CLAIM AS M	ODIFIED		
Claim: 14737 Date Filed: 07/31/2006 Docketed Total: \$ 167,907.45 Filing Creditor Name and Address: ONYX INDUSTRIAL SERVICES INC 6151 EXECUTIVE BLVD	Claim Holder Name of ONYX INDUSTRIAI 6151 EXECUTIVE BL HUBER HEIGHTS, C	L SERVICES INC	Docketed Total:	\$167,907.45			Modified Total:	\$138,341.97
HUBER HEIGHTS, OH 45424-1440	Case Number* 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$167,907.45	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$138,341.97
				\$167,907.45				\$138,341.97
Claim: 2596 Date Filed: 04/10/2006 Docketed Total: \$ 50,654.52 Filing Creditor Name and Address: OTIS ELEVATOR COMPANY 1 FARM SPRINGS RD	Claim Holder Name of the Country of	OMPANY D	Docketed Total:	\$50,654.52			Modified Total:	\$41,049.28
FARMINGTON, CT 06032	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$50,654.52	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$41,049.28
				\$50,654.52				\$41,049.28
Claim: 138 Date Filed: 10/27/2005 Docketed Total: \$ 183,710.75 Filing Creditor Name and Address: OVERNITE TRANSPORTATION A UPS COMPANY PO BOX 1216	Claim Holder Name : OVERNITE TRANSI UPS COMPANY PO BOX 1216 RICHMOND, VA 23	PORTATION A	Docketed Total:	\$183,710.75			Modified Total:	\$164,378.24
RICHMOND, VA 23218-1216	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$183,710.75	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$164,313.24
				\$183,710.75	05-44612			\$65.00 \$164,378.24

^{*}See Exhibit H for a listing of debtor entities by case number.

CLAIM TO BE MODIFIED	CLAIM AS DO	CKETED			CLAIM AS M	ODIFIED		
Claim: 2312 Date Filed: 03/16/2006 Docketed Total: \$ 46,627.72 Filing Creditor Name and Address: PANTHER II TRANSPORTATION 4940 PANTHER PKWY	Claim Holder Name a PANTHER II TRANS 4940 PANTHER PKV SEVILLE, OH 44273	SPORTATION	Docketed Total:	\$46,627.72			Modified Total:	\$46,627.72
SEVILLE, OH 44273	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$46,627.72	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$46,627.72
				\$46,627.72				\$46,627.72
Claim: 2406 Date Filed: 03/27/2006 Docketed Total: \$ 87,316.56 Filing Creditor Name and Address: QUALITY LOGISTICAL SERVICES PO BOX 12030 3525 CAPITAL CITY BLVD	Claim Holder Name a QUALITY LOGISTIC PO BOX 12030 3525 CAPITAL CITY LANSING, MI 48901	CAL SERVICES BLVD	Docketed Total:	\$87,316.56			Modified Total:	\$70,681.28
LANSING, MI 48901-2030	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$87,316.56	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$70,681.28
				\$87,316.56				\$70,681.28
Claim: 6528 Date Filed: 05/22/2006 Docketed Total: \$ 397,218.17 Filing Creditor Name and Address: REXEL INC	Claim Holder Name a REXEL INC 1049 PRINCE GEORG UPPER MARLBORO	GES BLVD	Docketed Total:	\$397.218.17			Modified Total:	\$397,218.17
1049 PRINCE GEORGES BLVD UPPER MARLBORO, MD 20774	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$397,218.17	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$397,218.17
				\$397,218.17				\$397,218.17
Claim: 9510 Date Filed: 07/14/2006 Docketed Total: \$ 98,815.73 Filing Creditor Name and Address: SIMPLEX GRINNELL 50 TECHONOLOGY DR	Claim Holder Name a SIMPLEX GRINNEL 50 TECHONOLOGY WESTMINSTER, MA	L DR	Docketed Total:	\$98.815.73			Modified Total:	\$98,244,45
WESTMINSTER, MA 01441	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$98,815.73	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$98,244.45
				\$98,815.73				\$98,244.45

^{*}See Exhibit H for a listing of debtor entities by case number.

CLAIM TO BE MODIFIED	CLAIM AS DO				CLAIM AS M	ODIFIED		
Claim: 10230 Date Filed: 07/21/2006 Docketed Total: \$ 251,814.20 Filing Creditor Name and Address: STANDARD MOTOR PRODUCTS INC	Claim Holder Name a STANDARD MOTOL 37 18 NORTHERN B LONG ISLAND CITY	R PRODUCTS INC	Docketed Total:	\$251,814.20			Modified Total:	\$234,479,22
37 18 NORTHERN BVD LONG ISLAND CITY, NY 11101-1016	Case Number* 05-44481	<u>Secured</u>	Priority	<u>Unsecured</u> \$251,814.20	<u>Case Number*</u> 05-44612	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$234,479.22
11101 1010				\$251,814.20				\$234,479.22
Claim: 211 Date Filed: 10/31/2005 Docketed Total: \$ 5,697.46 Filing Creditor Name and Address: STAR SU STAR CUTTER COMPANY AKA STAR CUT SALES GOLD STAR COATING AND STAR SU LLC	Claim Holder Name a STAR SU STAR CUT AKA STAR CUT SAI COATING AND STA 23461 INDUSTRIAL FARMINGTON HILL	TER COMPANY LES GOLD STAR AR SU LLC PARK DR	Docketed Total:	\$5,697.46			Modified Total:	\$5,697.46
23461 INDUSTRIAL PARK DR FARMINGTON HILLS, MI 48335	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$5,697.46	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$5,697.46
				\$5,697.46				\$5,697.46
Claim: 213 Date Filed: 10/31/2005	Claim Holder Name a							
Docketed Total: \$ 8,496.00 Filing Creditor Name and Address: STAR SU STAR CUTTER COMPANY AKA STAR CUT SALES GOLD STAR COATING AND STAR SU LLC	STAR SU STAR CUT AKA STAR CUT SAI COATING AND STA 23461 INDUSTRIAL FARMINGTON HILL	LES GOLD STAR AR SU LLC PARK DR	Docketed Total:	\$8,496.00			Modified Total:	\$8,496.00
23461 INDUSTRIAL PARK DR FARMINGTON HILLS, MI 48335	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$8,496.00	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$8,496.00
				\$8,496.00				\$8,496.00

^{*}See Exhibit H for a listing of debtor entities by case number.

CLAIM TO BE MODIFIED	CLAIM AS DO				CLAIM AS M	ODIFIED		
Claim: 215 Date Filed: 10/31/2005 Docketed Total: \$ 9,712.11 Filing Creditor Name and Address: STAR SU STAR CUTTER COMPANY AKA STAR CUT SALES GOLD STAR COATING AND STAR	Claim Holder Name STAR SU STAR CUT AKA STAR CUT SA COATING AND STA 23461 INDUSTRIAL FARMINGTON HIL	TER COMPANY LES GOLD STAR AR SU LLC PARK DR	Docketed Total:	\$9,712.11			Modified Total:	\$9,712.11
SU LLC 23461 INDUSTRIAL PARK DR FARMINGTON HILLS, MI 48335	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$9,712.11 \$9,712.11	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$9,712.11 \$9,712.11
Claim: 1914 Date Filed: 02/08/2006 Docketed Total: \$ 34,795.00 Filing Creditor Name and Address: UNHOLTZ DICKIE CORPORATION	Claim Holder Name UNHOLTZ DICKIE 6 BROOKSIDE DR WALLINGFORD, C	CORPORATION	Docketed Total:	\$34,795.00			Modified Total:	\$34,795.00
6 BROOKSIDE DR WALLINGFORD, CT 06492	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$34,795.00 \$34,795.00	<u>Case Number*</u> 05-44567 05-44640 05-44624	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$7,895.00 \$25,800.00 \$1,100.00
								\$34,795.00
Claim: 9844 Date Filed: 07/18/2006 Docketed Total: \$ 18,580.00 Filing Creditor Name and Address: UNION PACIFIC RAILROAD COMPANY 1400 DOUGLAS ST STOP 1580	Claim Holder Name UNION PACIFIC RA COMPANY 1400 DOUGLAS ST S OMAHA, NE 68179-	AILROAD STOP 1580	Docketed Total:	\$18,580.00			Modified Total:	\$945.00
OMAHA, NE 68179-1580	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$18,580.00 \$18,580.00	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$945.00
				420,000,00				\$945.00

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS M	ODIFIED		
Claim: 9850 Date Filed: 07/18/2006 Docketed Total: \$ 89,553.73 Filing Creditor Name and Address: UNION PACIFIC RAILROAD COMPANY	Claim Holder Name and Address UNION PACIFIC RAILROAD COMPANY 1400 DOUGLAS ST STOP 1580 OMAHA, NE 68179-1580	Docketed Total:	\$89,553.73			Modified Total:	\$50,961.60
1400 DOUGLAS ST STOP 1580 OMAHA, NE 68179-1580	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$89,553.73 \$89,553.73	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority	<u>Unsecured</u> \$50,961.60 \$50,961.60
Claim: 11434 Date Filed: 07/27/2006 Docketed Total: \$ 46,954.68 Filing Creditor Name and Address: UNISOURCE WORLDWIDE INC 6600 GOVERNORS LAKE PKY	Claim Holder Name and Address UNISOURCE WORLDWIDE INC 6600 GOVERNORS LAKE PKY NORCROSS, GA 30071-1114	Docketed Total:	\$46,954.68			Modified Total:	\$15,184,47
NORCROSS, GA 30071-1114	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$46,954.68	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$15,184.47
			\$46,954.68				\$15,184.47
Claim: 14999 Date Filed: 07/31/2006 Docketed Total: \$ 34,816.85 Filing Creditor Name and Address: W W GRAINGER INC MCDERMOTT WILL & EMERY LLP 227 W MONROE ST STE 4400	Claim Holder Name and Address W W GRAINGER INC MCDERMOTT WILL & EMERY LLP 227 W MONROE ST STE 4400 CHICAGO, IL 60606-5096	Docketed Total:	\$34.816.85			Modified Total:	\$22,354.92
CHICAGO, IL 60606-5096	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$34,816.85 \$34,816.85	<u>Case Number*</u> 05-44507 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$159.84 \$22,195.08 \$22,354.92

CLAIM TO BE MODIFIED	CLAIM AS DO	OCKETED			CLAIM AS M	ODIFIED		
Claim: 4645 Date Filed: 05/04/2006 Docketed Total: \$ 31,753.59 Filing Creditor Name and Address: WINKLE ELECTRIC CO INC RMT ADD CHG 12 02 04 AM PO BOX 6014	Claim Holder Name WINKLE ELECTRIC RMT ADD CHG 12 PO BOX 6014 1900 HUBBARD RE YOUNGSTOWN, C	C CO INC 02 04 AM	Docketed Total:	\$31,753.59			Modified Total:	\$28,341.62
1900 HUBBARD RD YOUNGSTOWN, OH 44501-6014	<u>Case Number*</u> 05-44481	Secured	<u>Priority</u>	<u>Unsecured</u> \$31,753.59	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$28,341.62
				\$31,753.59				\$28,341.62
					Total Amo		fied: 42 ed: \$10,955,216.98 ed: \$ 9,096,645.38	

CLAIM TO BE MODIFIED	CLAIM AS DO		`		CLAIM AS M	IODIFIED		
Claim: 16296 Date Filed: 09/08/2006 Docketed Total: \$ 138,133.68 Filing Creditor Name and Address: MARION COUNTY IN	Claim Holder Name a MARION COUNTY 200 E WASHINGTOI INDIANAPOLIS, IN	IN N ST RM 1001	Docketed Total:	\$138,133.68			Modified Total:	\$122,297.70
200 E WASHINGTON ST RM 1001 INDIANAPOLIS, IN 46204	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u> \$138,133.68	<u>Unsecured</u>	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$122,297.70	<u>Unsecured</u>
			\$138,133.68				\$122,297.70	
Claim: 14201 Date Filed: 08/02/2006 Docketed Total: \$ 26,967.39 Filing Creditor Name and Address: TOWN OF COALING ALABAMA 3001 SECOND AVE SOUTH	Claim Holder Name a TOWN OF COALING 3001 SECOND AVE S BIRMINGHAM, AL	G ALABAMA SOUTH	Docketed Total:	\$26,967.39			Modified Total:	\$11,978.67
BIRMINGHAM, AL 35233	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$26,967.39	<u>Unsecured</u>	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$11,978.67	<u>Unsecured</u>
			\$26,967.39				\$11,978.67	
					Total Clai	ms to be Modi	fied: 2	
					Total Amo	ount as Docket	ed: \$165,101.07	
					Total Amo	ount as Modifi	ed: \$ 134,276.37	

CLAIM TO BE MODIFIED	CLAIM AS DOCKE	TED			CLAIM AS MODIFIED				
GI : 0250	1								
Claim: 8373 Date Filed: 06/22/2006 Docketed Total: \$ 778,532.62 Filing Creditor Name and Address: CAPSONIC AUTOMOTIVE INC 460 S SECOND ST	Claim Holder Name and Ad REDROCK CAPITAL PAR 475 17TH ST STE 544 DENVER, CO 80202		Docketed Total:	\$778,532.62			Modified Total:	\$298,728.34	
ELGIN, IL 60123	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$778,532.62	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$3,933.20	<u>Unsecured</u> \$294,795.14	
				\$778,532.62			\$3,933.20	\$294,795.14	
Claim: 1745 Date Filed: 02/02/2006 Docketed Total: \$ 2,912,902.05	Claim Holder Name and Ac		Docketed Total:	\$473,346.58			Modified Total:	\$325,797.70	
Filing Creditor Name and Address: MOLEX CONNECTOR CORPORATION SONNENSCHEIN NATH & ROSENTHAL LLP 7800 SEARS TOWER	INVESTORS LP ATTN SHELLEY HARTMA 4600 WELLS FARGO CTR 90 S SEVENTH ST MINNEAPOLIS, MN 55402								
CHICAGO, IL 60606	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$473,346.58	<u>Unsecured</u>	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$325,797.70	<u>Unsecured</u>	
			\$473,346.58				\$325,797.70		
	Claim Holder Name and Ac	ddress							
	TPG CREDIT STRATEGIES ATTN SHELLEY HARTMA 4600 WELLS FARGO CTR 90 S SEVENTH ST MINNEAPOLIS, MN 55402	AN	Docketed Total:	\$2,439,555.47			Modified Total:	\$2,582,596.89	
	<u>Case Number*</u> 05-44640	Secured	Priority \$2,439,555.47 \$2,439,555.47	<u>Unsecured</u>	<u>Case Number*</u> 05-44640 05-44567	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$2,582,418.17 \$178.72	
			.,,				-	\$2,582,596.89	

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIFIED				
Claim: 11688 Date Filed: 07/27/2006 Docketed Total: \$ 529,365.38 Filing Creditor Name and Address: MUBEA INC 6800 INDUSTRIAL RD	Claim Holder Name and Address MUBEA INC 6800 INDUSTRIAL RD FLORENCE, KY 41042	Docketed Total:	\$80,487.44			Modified Total:	\$529,365.38	
FLORENCE, KY 41042	<u>Case Number*</u> <u>Secured</u> 05-44481	<u>Priority</u>	<u>Unsecured</u> \$80,487.44 \$80,487.44	<u>Case Number*</u> 05-44640	Secured	Priority \$132,206.98 \$132,206.98	<u>Unsecured</u> \$397,158.40 \$397,158.40	
Claim: 16557 Date Filed: 02/28/2007 Docketed Total: \$ 435,185.00 Filing Creditor Name and Address: PENN ALUMINUM INTERNATIONAL INC FAGELHABER LLC 55 E MONROE ST 40TH FLR	Claim Holder Name and Address PENN ALUMINUM INTERNATIONAL INC FAGELHABER LLC 55 E MONROE ST 40TH FLR CHICAGO, IL 60603	Docketed Total:	\$435,185.00			Modified Total:	\$352,689.76	
CHICAGO, IL 60603	Case Number* Secured 05-44640 Secured	<u>Priority</u>	<u>Unsecured</u> \$435,185.00	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$22,680.99	<u>Unsecured</u> \$330,008.77	
			\$435,185.00			\$22,680.99	\$330,008.77	
Claim: 14322 Date Filed: 07/31/2006 Docketed Total: \$ 2,260,278.22 Filing Creditor Name and Address: PHILIPS OPTICAL STORAGE KIRKPATRICK & LOCKHART	Claim Holder Name and Address LATIGO MASTER FUND LTD 590 MADISON AVE 9TH FL NEW YORK, NY 10022	Docketed Total:	\$2,260,278.22			Modified Total:	\$2,139,229.81	
NICHOLSON GRAHAM LLP 599 LEXINGTON AVE NEW YORK, NY 10022	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$2,260,278.22 \$2,260,278.22	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority \$34,369.12 \$34,369.12	<u>Unsecured</u> \$2,104,860.69 \$2,104,860.69	

CLAIM TO BE MODIFIED	CLAIM AS DO	CKETED			CLAIM AS MODIFIED				
Claim: 16584 Date Filed: 03/21/2007 Docketed Total: \$ 45,131.93 Filing Creditor Name and Address: PLASTI CERT INC	Claim Holder Name PLASTI CERT INC 801 NORTH SECON HARRISBURG, PA 1	ND STREET	Docketed Total:	\$45,131.93			Modified Total:	\$45,131.93	
801 NORTH SECOND STREET HARRISBURG, PA 17102	<u>Case Number*</u> 05-44481	<u>Secured</u>	Priority \$30,985.93 \$30,985.93	<u>Unsecured</u> \$14,146.00 \$14,146.00	<u>Case Number*</u> 05-44624 05-44539	<u>Secured</u>	<u>Priority</u> \$9,978.00	<u>Unsecured</u> \$33,727.93 \$1,426.00	
			ψ30,363.33	φ14,140.00			\$9,978.00	\$35,153.93	
Claim: 987 Date Filed: 12/05/2005 Docketed Total: \$ 987,308.58 Filing Creditor Name and Address: TESSY PLASTICS CORP 488 RT S W	Claim Holder Name HAIN CAPITAL HC 301 RTE 17 6TH FL RUTHERFORD, NJ (OLDINGS LLC	Docketed Total:	\$987,308.58			Modified Total:	\$782,463.50	
ELBRIDGE, NY 13060	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$987,308.58	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$9,176.58	<u>Unsecured</u> \$773,286.92	
				\$987,308.58			\$9,176.58	\$773,286.92	
Claim: 11437 Date Filed: 07/27/2006 Docketed Total: \$ 39,624.64 Filing Creditor Name and Address: UNISOURCE WORLDWIDE INC	Claim Holder Name UNISOURCE WORI 850 N ARLINGTON ITASCA, IL 60143	LDWIDE INC	Docketed Total:	\$39,624.64			Modified Total:	\$29,956.76	
850 N ARLINGTON HEIGHTS RD ITASCA, IL 60143	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u> \$5,500.00	<u>Unsecured</u> \$34,124.64	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$5,543.84	<u>Unsecured</u> \$24,412.92	
			\$5,500.00	\$34,124.64			\$5,543.84	\$24,412.92	

CLAIM TO BE MODIFIED	CLAIM AS DO	CKETED			CLAIM AS M	ODIFIED		
Claim: 11074 Date Filed: 07/26/2006 Docketed Total: \$ 285,140.66 Filing Creditor Name and Address: VIKING PLASTICS INC	Claim Holder Name ASM CAPITAL LP 7600 JERICHO TUR WOODBURY, NY 1	NPIKE STE 302	Docketed Total:	\$279,593.31			Modified Total:	\$250,708.60
1 VIKING ST CORRY, PA 16407	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$279,593.31	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$5,547.35	<u>Unsecured</u> \$245,161.25
				\$279,593.31			\$5,547.35	\$245,161.25
					Total Clai	ms to be Modifie	ed: 9	
					Total Amo	ount as Docketed	: \$8,273,469.08	
					Total Amo	ount as Modified	: \$ 7,336,668.67	

EXHIBIT F-4 - CLAIMS SUBJECT TO MODIFICATION THAT ARE SUBJECT TO PRIOR ORDERS **

CLAIM TO BE MODIFIED	CLAIM AS DOCKE	TED			CLAIM AS M	ODIFIED		
Claim: 1683 Date Filed: 01/26/2006 Docketed Total: \$ 78,385.24 Filing Creditor Name and Address: ALLIANCE PLASTICS EFT 3123 STATION RD	Claim Holder Name and A ASM CAPITAL II LP 7600 JERICHO TURNPIKI WOODBURY, NY 11797		Docketed Total:	\$78,385.24			Modified Total:	\$56,928.31
ERIE, PA 16510	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$78,385.24 \$78,385.24	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$56,928.31 \$56,928.31
Claim: 471 Date Filed: 11/10/2005 Docketed Total: \$ 2,244,881.76 Filing Creditor Name and Address: CORNING INCORPORATED	Claim Holder Name and A JPMORGAN CHASE BAN 270 PARK AVE 17TH FL NEW YORK, NY 10017		Docketed Total:	\$2,244,881.76			Modified Total:	\$118,655.13
ONE RIVERFRONT PLZ CORNING, NY 14831	<u>Case Number*</u> 05-44481	Secured	<u>Priority</u>	<u>Unsecured</u> \$2,244,881.76 \$2,244,881.76	<u>Case Number*</u> 05-44482 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$54,551.73 \$64,103.40
				\$2,244,001.70				\$118,655.13
Claim: 5404 Date Filed: 05/09/2006 Docketed Total: \$ 429,262.62 Filing Creditor Name and Address: JADA PRECISION PLASTICS CO EFT INC 1667 EMERSON ST	Claim Holder Name and A JADA PRECISION PLAST INC 1667 EMERSON ST ROCHESTER, NY 14606		Docketed Total:	\$429,262.62			Modified Total:	\$407,198.84
ROCHESTER, NY 14606	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority	<u>Unsecured</u> \$429,262.62	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$407,198.84
				\$429,262.62				\$407,198.84

^{*}See Exhibit H for a listing of debtor entities by case number.

Page 1 of 2

^{**}The asserted and docketed debtor, classification, and amount reflected in the "Claim As Docketed" column on this Exhibit is as asserted in the proof of claim filed with the Court. However, all of the proofs of claim on this Exhibit have been ordered modified with respect to the debtor and/or classification and/or amount pursuant to prior omnibus claims objection orders. This Exhibit does not reflect the debtor, classification, and amount as modified in prior omnibus claims objections orders.

EXHIBIT F-4 - CLAIMS SUBJECT TO MODIFICATION THAT ARE SUBJECT TO PRIOR ORDERS **

		ODIFIED	CLAIM AS M			CKETED	CLAIM AS DO	CLAIM TO BE MODIFIED
\$1,658.	Modified Total:	N		\$49,782.58	Docketed Total:	IPIKE STE 302	Claim Holder Name a ASM CAPITAL LP 7600 JERICHO TURN WOODBURY, NY 11	Date Filed: 02/13/2006 Docketed Total: \$ 49,782.58 Filing Creditor Name and Address: PROGRESSIVE STAMPING CO DE
<u>Unsecured</u> \$1,658. \$1,658.	<u>Priority</u>	<u>Secured</u>	<u>Case Number*</u> 05-44640	<u>Unsecured</u> \$49,782.58 \$49,782.58	<u>Priority</u>	Secured	<u>Case Number*</u> 05-44481	
Ψ1,030.	. 4	to be Medicied	Total Clai					
		ms to be Modified: ount as Docketed:						
		ount as Modified:						

^{*}See Exhibit H for a listing of debtor entities by case number.

Page 2 of 2

^{**}The asserted and docketed debtor, classification, and amount reflected in the "Claim As Docketed" column on this Exhibit is as asserted in the proof of claim filed with the Court. However, all of the proofs of claim on this Exhibit have been ordered modified with respect to the debtor and/or classification and/or amount pursuant to prior omnibus claims objection orders. This Exhibit does not reflect the debtor, classification, and amount as modified in prior omnibus claims objections orders.

EXHIBIT F-5 - MODIFIED CLAIMS ASSERTING RECLAMATION THAT ARE SUBJECT TO PRIOR ORDERS **

CLAIM TO BE MODIFIED	CLAIM AS DOCKETI	ED		CLAIM AS N	MODIFIED		
Claim: 2071 Date Filed: 02/21/2006 Docketed Total: \$ 3,608,175.78 Filing Creditor Name and Address: NGK AUTOMOTIVE CERAMICS	Claim Holder Name and Add LONGACRE MASTER FUNI 810 SEVENTH AVE 22ND FI NEW YORK, NY 10019	Docketed	d Total: \$3,608,175.7	8		Modified Total:	\$693,940.3
USA INC WARNER NORCROSS & JUDD LLP 2000 TOWN CTR STE 2700 SOUTHFIELD, MI 48075-1318	<u>Case Number*</u> <u>Se</u> 05-44484		<u>Unsecured</u> ,972.85 \$3,028,202.9 ,972.85 \$3,028,202.9	-	<u>Secured</u>	Priority \$425,192.03 \$425,192.03	<u>Unsecured</u> \$268,748.3 \$268,748 .3
					ims to be Modifie		Ψ200,7 ±0.
					ount as Docketed:		
					ount as Modified:		

^{*}See Exhibit H for a listing of debtor entities by case number.

Page 1 of 1

^{**}The asserted and docketed debtor, classification, and amount reflected in the "Claim As Docketed" column on this Exhibit is as asserted in the proof of claim filed with the Court. However, all of the proofs of claim on this Exhibit have been ordered modified with respect to the debtor and/or classification and/or amount pursuant to prior omnibus claims objection orders. This Exhibit does not reflect the debtor, classification, and amount as modified in prior omnibus claims objections orders.

05-44481-rdd Doc 12325 Filed 01/23/08 Entered 01/23/08 22:29:25 Main Document In re Delphi Corporation, et al. Pg 71 of 16wenty-Second Omnibus Claims Objection Case No. 05-44481 (RDD)

EXHIBIT G-1 - ADJOURNED BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
HIRSCHMANN CAR COMMUNICATIONS GMBH FULBRIGHT & JAWORSKI LLP 666 FIFTH AVE NEW YORK, NY 10103	14313	Secured: Priority: Administrative: Unsecured: Total:	\$263,963.41 \$263,963.41	07/31/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
JAMES HUTZ JR 6365 THOMPSON SHARPSVILLE RD FOWLER, OH 44418	3139	Secured: Priority: Administrative: Unsecured: Total:	\$2,157,683.93 \$2,157,683.93	04/28/2006	DELPHI CORPORATION (05-44481)
MORGAN ADVANCED CERAMICS DIAMONEX PRODUCTS DIV KILPATRICK STOCKTON LLP 1100 PEACHTREE ST STE 2800 ATLANTA, GA 30309	11534	Secured: Priority: Administrative: Unsecured: Total:	\$550,547.81 \$550,547.81	07/27/2006	DELPHI CORPORATION (05-44481)
SIEMENS VDO AUTOMOTIVE INC SACHNOFF & WEAVER LTD 10 S WACKER DR 40TH FL CHICAGO, IL 60606	2773	Secured: Priority: Administrative: Unsecured: Total:	\$2,291,767.58 \$2,291,767.58	04/26/2006	DELPHI CORPORATION (05-44481)

Total: 4 \$5,263,962.73

05-44481-rdd Doc 12325 Filed 01/23/08 Entered 01/23/08 22:29:25 Main Document In re Delphi Corporation, et al. Pg 72 of 16 Wenty-Second Omnibus Claims Objection Case No. 05-44481 (RDD)

EXHIBIT G-2 - ADJOURNED UNTIMELY BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED		DATE	DOCKETED
	NUMBER	CLAIM AMOUNT		FILED	DEBTOR
A SCHULMAN INC VORYS SATER SEYMOUR AND PEASE LLP 2100 ONE CLEVELAND CTR 1375 E NINTH ST CLEVELAND, OH 44114	16627	Secured: Priority: Administrative: Unsecured: Total:	\$134,297.99 \$134,297.99	07/17/2007	DELPHI CORPORATION (05-44481)

Total: 1 \$134,297.99

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EXHIBIT G-3 - ADJOURNED UNTIMELY BOOKS AND RECORDS TAX CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED	DATE	DOCKETED
	NUMBER	CLAIM AMOUNT	FILED	DEBTOR
UNEMPLOYMENT INSURANCE AGENCY 3024 W GRAND BLVD STE 11 500 DETROIT, MI 48202-6024	16721	Secured: Priority: Administrative: \$1,651.43 Unsecured: Total: \$1,651.43		DELPHI CORPORATION (05-44481)

Total: 1 \$1,651.43

05-44481-rdd Doc 12325 Filed 01/23/08 Entered 01/23/08 22:29:25 Main Document In re Delphi Corporation, et al. Pg 74 of 16wenty-Second Omnibus Claims Objection Case No. 05-44481 (RDD)

EXHIBIT G-4 - ADJOURNED BOOKS AND RECORDS CLAIMS THAT ARE SUBJECT TO PRIOR ORDERS *

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED	DATE	DOCKETED
	NUMBER	CLAIM AMOUNT	FILED	DEBTOR
SPCP GROUP LLC AS ASSIGNEE OF BEAVER MANUFACTURING COMPANY TWO GREENWICH PLZ 1ST FL GREENWICH, CT 06830	14133	Secured: Priority: Administrative: Unsecured: \$267,469.05 Total: \$267,469.05	07/31/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)

Total: 1 \$267,469.05

05-44481-rdd Doc 12325 Filed 01/23/08 Entered 01/23/08 22:29:25 Main Document In re Delphi Corporation, et al. Pg 75 of 161 Twenty-Second Omnibus Claims Objection Case No. 05-44481 (RDD)

EXHIBIT G-5 - ADJOURNED UNTIMELY CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT *		DATE FILED	DOCKETED DEBTOR
SIERRA LIQUIDITY FUND 2699 WHITE RD STE 255 IRVINE, CA 92614	16716	Secured: Priority: Administrative: Unsecured: Total:	\$26,076.60 \$26,076.60	09/26/2007	DELPHI CORPORATION (05-44481)
US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION 33 WHITEHALL ST NEW YORK, NY 10004	16728	Secured: Priority: Administrative: Unsecured: Total:	UNL	10/18/2007	DELPHI CORPORATION (05-44481)
US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION TRIAL ATTORNEY 33 WHITEHALL ST NEW YORK, NY 10004	16727	Secured: Priority: Administrative: Unsecured: Total:	UNL	10/18/2007	DELPHI CORPORATION (05-44481)

Total: 3 \$26,076.60

05-44481-rdd Doc 12325 Filed 01/23/08 Entered 01/23/08 22:29:25 Main Document In re Delphi Corporation, et al. Pg 76 of 16wenty-Second Omnibus Claims Objection Case No. 05-44481 (RDD)

EXHIBIT G-6 - ADJOURNED UNTIMELY TAX CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
COMMONWEALTH OF VIRGINIA DEPT OF TAXATION PO BOX 2156 RICHMOND, VA 23218	16729	Secured: Priority: Administrative: Unsecured: Total:	\$14,579.98 \$14,579.98	10/18/2007	DELPHI CORPORATION (05-44481)
STATE OF MICHIGAN DEPARTMENT OF TREASURY PO BOX 30456 LANSING, MI 48909-7955	16724	Secured: Priority: Administrative: Unsecured: Total:	\$10,459,293.50 \$10,459,293.50	10/17/2007	DELPHI CORPORATION (05-44481)
STATE OF MICHIGAN DEPARTMENT OF TREASURY PO BOX 30456 LANSING, MI 48909-7955	16725	Secured: Priority: Administrative: Unsecured: Total:	\$4,239.59 \$4,239.59	10/17/2007	DELPHI CORPORATION (05-44481)

Total: 3 \$10,478,113.07

CLAIM TO BE MODIFIED	CLAIM AS DO				CLAIM AS M	ODIFIED		
Claim: 10589 Date Filed: 07/25/2006 Docketed Total: \$ 136,561.72 Filing Creditor Name and Address: AMD INTERNATIONAL SALES & SERVICE LTD	Claim Holder Name a SPANSION LLC 915 DEGUIGNE DR PO BOX 3453 SUNNYVALE, CA 94	M S 251	Docketed Total:	\$136,561.72			Modified Total:	\$33,973.92
915 DEGUIGNE DR MS 251 SUNNYVALE, CA 94088-3453	<u>Case Number*</u> 05-44610	Secured	<u>Priority</u>	<u>Unsecured</u> \$136,561.72	<u>Case Number*</u> 05-44610	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$33,973.92
				\$136,561.72				\$33,973.92
Claim: 1544 Date Filed: 01/17/2006 Docketed Total: \$ 49,857.50 Filing Creditor Name and Address: GREAT NORTHERN TRANSPORTATION CO INC 5205 E VIENNA RD	Claim Holder Name a GREAT NORTHERN TRANSPORTATION 5205 E VIENNA RD CLIO, MI 48420	1	Docketed Total:	\$49.857.50			Modified Total:	\$46,497.50
CLIO, MI 48420	<u>Case Number*</u> 05-44481	Secured	<u>Priority</u> \$49,857.50	<u>Unsecured</u>	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$46,497.50
			\$49,857.50					\$46,497.50
Claim: 10019 Date Filed: 07/20/2006 Docketed Total: \$ 63,903.24 Filing Creditor Name and Address: GULLY TRANSPORTATION 3820 WISMAN LN	Claim Holder Name a GULLY TRANSPOR 3820 WISMAN LN QUINCY, IL 62301		Docketed Total:	\$63,903.24			Modified Total:	\$31,864.57
QUINCY, IL 62301	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$63,903.24	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$31,864.57
				\$63,903.24				\$31,864.57

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS M	ODIFIED		
Claim: 16497 Date Filed: 01/23/2007 Docketed Total: \$ 606,089.00 Filing Creditor Name and Address: HARCO INDUSTRIES INC	Claim Holder Name and Address HARCO INDUSTRIES INC PO BOX 335 ENGLEWOOD, OH 45322	Docketed Total:	\$606,089.00			Modified Total:	\$548,176.74
PO BOX 335 ENGLEWOOD, OH 45322	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$606,089.00 \$606,089.00	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$548,176.74 \$548,176.74
Claim: 13967 Date Filed: 07/31/2006 Docketed Total: \$ 283,429.97 Filing Creditor Name and Address: HUTCHINSON FTS INC C O HALPERIN BATTAGLIA RAICHT LLP 555 MADISON AVE 9TH FLOOR	Claim Holder Name and Address HUTCHINSON FTS INC C O HALPERIN BATTAGLIA RAICHT LLP 555 MADISON AVE 9TH FLOOR NEW YORK, NY 10019	Docketed Total:	\$283,429.97			Modified Total:	\$274,165.53
NEW YORK, NY 10019	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$283,429.97	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$274,165.53
			\$283,429.97				\$274,165.53
Claim: 7992 Date Filed: 06/14/2006 Docketed Total: \$ 881,213.67 Filing Creditor Name and Address: MOLEX CONNECTOR CORPORATION SONNENSCHEIN NATH & ROSENTHAL LLP	Claim Holder Name and Address MOLEX CONNECTOR CORPORATION SONNENSCHEIN NATH & ROSENTHAL LLP 7800 SEARS TOWER CHICAGO, IL 60606	Docketed Total:	\$881,213.67			Modified Total:	\$301,253.87
7800 SEARS TOWER CHICAGO, IL 60606	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$881,213.67 \$881,213.67	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$301,253.87 \$301,253.87
							400 хумоо 10 7

^{*}See Exhibit H for a listing of debtor entities by case number.

CLAIM TO BE MODIFIED	CLAIM AS DO	CKETED			CLAIM AS M	ODIFIED		
Claim: 12136 Date Filed: 07/28/2006 Docketed Total: \$ 933,276.00 Filing Creditor Name and Address: PEUGEOT JAPY INDUSTRIES S A APICO INC	Claim Holder Name a LONGACRE MASTE 810 SEVENTH AVE 2 NEW YORK, NY 100	R FUND LTD 22ND FL	Docketed Total:	\$933,276.00			Modified Total:	\$830,000.00
30600 TELEGRAPH RD STE 2183 BINGHAM FARMS, MI 48025	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$933,276.00	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$830,000.00
				\$933,276.00				\$830,000.00
Claim: 12399 Date Filed: 07/28/2006 Docketed Total: \$ 435,420.73 Filing Creditor Name and Address: RASSINI SA DE CV 14500 BECK RD	Claim Holder Name a RASSINI SA DE CV 14500 BECK RD PLYMOUTH, MI 481		Docketed Total:	\$435,420.73			Modified Total:	\$334,267.91
PLYMOUTH, MI 48170	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$435,420.73	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$334,267.91
				\$435,420.73				\$334,267.91
Claim: 2353 Date Filed: 03/22/2006 Docketed Total: \$ 1,373,431.35 Filing Creditor Name and Address: SONY ERICSSON MOBILE COMMUNICATIONS USA INC	Claim Holder Name a LATIGO MASTER FU 590 MADISON AVE NEW YORK, NY 100	UND LTD 9TH FL	Docketed Total:	\$1,373,431.35			Modified Total:	\$1,122,356.19
7001 DEVELOPMENT DR RESEARCH TRIANGLE PARK, NC 27709	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,373,431.35	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,122,356.19
21707				\$1,373,431.35				\$1,122,356.19

^{*}See Exhibit H for a listing of debtor entities by case number.

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED	MODIFICATION		CLAIM AS M	ODIFIED		
Claim: 14147 Date Filed: 07/31/2006	Claim Holder Name and Address						
Docketed Total: \$ 5,430,121.66 Filing Creditor Name and Address: SPCP GROUP LLC AS ASSIGNEE OF TEXTRON FASTENING SYSTEMS INC TWO GREENWICH PLZ 1ST FL	GOLDMAN SACHS CREDIT PARTNERS LP C O GOLDMAN SACHS & CO 30 HUDSON 17TH FL JERSEY CITY, NJ 07302	Docketed Total:	\$5,430,121.66			Modified Total:	\$4,498,944.63
GREENWICH, CT 06830	<u>Case Number*</u> <u>Secure</u> 05-44640	ed <u>Priority</u>	<u>Unsecured</u> \$5,430,121.66	Case Number* 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$4,466,512.52
			\$5,430,121.66	05-44567			\$32,432.11 \$4,498,944.63
Claim: 5980 Date Filed: 05/16/2006	Claim Holder Name and Address						
Docketed Total: \$ 9,225,767.18 Filing Creditor Name and Address: SPECIAL SITUATIONS INVESTING GROUP INC AS ASSIGNEE OF PBR	PBR KNOXVILLE LLC 10215 CANEEL DR KNOXVILLE, TN 37931	Docketed Total:	\$68,308.80			Modified Total:	\$0.00
KNOXVILLE LLC 10215 CANEEL DR KNOXVILLE, TN 37931	Case Number* Secure 05-44640 \$60	<u>ed Priority</u> 8,308.80	<u>Unsecured</u>	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$0.00
	\$68	8,308.80					\$0.00
	Claim Holder Name and Address						
	SPECIAL SITUATIONS INVESTI GROUP INC C O GOLDMAN SACHS & CO 85 BROAD ST 27TH FL NEW YORK, NY 10004	NG Docketed Total:	\$9,157,458.38			Modified Total:	\$9,157,458.38
	<u>Case Number*</u> <u>Secure</u> 05-44640	ed <u>Priority</u>	<u>Unsecured</u> \$9,157,458.38	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority	<u>Unsecured</u> \$9,157,458.38
			\$9,157,458.38				\$9,157,458.38

CLAIM TO BE MODIFIED	CLAIM AS DOC				CLAIM AS M	ODIFIED		
Claim: 6956								
Date Filed: 05/26/2006 Docketed Total: \$ 1,332,006.89 Filing Creditor Name and Address: THE GOODYEAR TIRE & RUBBER COMPANY	Claim Holder Name a JPMORGAN CHASE 270 PARK AVE 17TH NEW YORK, NY 1001	BANK NA FL	Docketed Total:	\$1,332,006.89			Modified Total:	\$1,220,118.63
1444 E MARKET ST AKRON, OH 44316	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$1,332,006.89	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,220,118.63
				\$1,332,006.89				\$1,220,118.63
Claim: 7459 Date Filed: 06/05/2006 Docketed Total: \$ 100,819.04 Filing Creditor Name and Address: THOMAS ENGINEERING	Claim Holder Name a CONTRARIAN FUNI 411 W PUTNAM AVI GREENWICH, CT 068	OS LLC ESTE 225	Docketed Total:	\$100,819.04			Modified Total:	\$93,373.95
COMPANY 7024 NORTHLAND DR BROOKLYN PARK, MN 55428	<u>Case Number*</u> 05-44481	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$100,819.04	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$93,373.95
				\$100,819.04				\$93,373.95
Claim: 13183 Date Filed: 07/31/2006 Docketed Total: \$ 1,484,512.92 Filing Creditor Name and Address: YAZAKI NORTH AMERICA INC	Claim Holder Name a YAZAKI NORTH AM 6601 HAGGERTY RD CANTON, MI 48187	IERICA INC	Docketed Total:	\$1,484,512.92			Modified Total:	\$382,919.41
6601 HAGGERTY RD CANTON, MI 48187	<u>Case Number*</u> 05-44481	<u>Secured</u> \$399,727.94	<u>Priority</u>	<u>Unsecured</u> \$1,084,784.98	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$354,055.23
	-	\$399,727.94		\$1,084,784.98	05-44567 05-44481	\$0.00		\$28,864.18
						\$0.00		\$382,919.41
					Total Clair	ms to be Modif	ied: 14	
					Total Amo	ount as Dockete	ed: \$22,336,410.87	
					Total Amo	ount as Modifie	ed: \$ 18,875,371.23	3

^{*}See Exhibit H for a listing of debtor entities by case number.

EXHIBIT G-8 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMATION

CLAIM TO BE MODIFIED	CLAIM AS DO				CLAIM AS M	ODIFIED		
Claim: 1704 Date Filed: 01/30/2006 Docketed Total: \$ 874,448.21 Filing Creditor Name and Address: CAPRO LTD 155 S LIMERICK RD LIMERICK, PA 19468-1699	Claim Holder Name BEAR STEARNS IN PRODUCTS INC 383 MADISON AVE NEW YORK, NY 103	VESTMENT	Docketed Total:	\$874,448.21			Modified Total:	\$841,095.73
	<u>Case Number*</u> 05-44640	<u>Secured</u> \$299,723.41 \$299,723.41	<u>Priority</u>	<u>Unsecured</u> \$574,724.80 \$574,724.80	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$57,003.23 \$57,003.23	<u>Unsecured</u> \$784,092.50 \$784,092.50
Claim: 11256 Date Filed: 07/27/2006 Docketed Total: \$ 2,405,898.43 Filing Creditor Name and Address: CTS CORPORPATION 171 COVINGTON DR BLOOMINGDALE, IL 60108	Claim Holder Name BEAR STEARNS IN PRODUCTS INC 383 MADISON AVE NEW YORK, NY 103	VESTMENT	Docketed Total:	\$1,950,968.78			Modified Total:	\$1,786,703.77
	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$1,950,968.78	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,786,703.77
				\$1,950,968.78				\$1,786,703.77
	Claim Holder Name CTS CORPORATION 171 COVINGTON D BLOOMINGDALE,	N PR	Docketed Total:	\$293,785.09			Modified Total:	\$218,044.74
	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$293,785.09 \$293,785.09	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u> \$164,265.01	<u>Unsecured</u> \$53,779.73
							\$164,265.01	\$53,779.73

^{*}See Exhibit H for a listing of debtor entities by case number.

EXHIBIT G-8 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMATION

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED	I TO ILL CLI II VIII I	.011	CLAIM AS MODIFIED				
Claim: 15454 Date Filed: 07/31/2006 Docketed Total: \$ 631,976.95 Filing Creditor Name and Address: NEUMAN ALUMINUM AUTOMOTIVE INC NEUMAN ALUMINUM IMPACT EXTRUSION BRETT S MOORE ESQ PORZIO BROMBERG & NEWMAN PC	Claim Holder Name and Address NEUMAN ALUMINUM AUTOMOTIVE INC NEUMAN ALUMINUM IMPACT EXTRUSION BRETT S MOORE ESQ PORZIO BROMBERG & NEWMAN PC 100 SOUTHGATE PKWY MORRISTOWN, NJ 07962	Docketed Total:	\$631,976.95			Modified Total:	\$598,180.06	
100 SOUTHGATE PKWY MORRISTOWN, NJ 07962	Case Number* Secured 05-44632	<u>Priority</u>	<u>Unsecured</u> \$631,976.95 \$631,976.95	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority \$2,521.51 \$2,521.51	<u>Unsecured</u> \$595,658.55 \$595,658.55	
				Total Amo		Fied: 3 ed: \$3,912,323.59 ed: \$3,444,024.30		

EXHIBIT G-9 - ADJOURNED CLAIMS SUBJECT TO MODIFICATION THAT ARE SUBJECT TO PRIOR ORDERS **

CLAIM TO BE MODIFIED	D CLAIMS SUBJECT TO MODI CLAIM AS DOCKETED	FICATION THAT	ARE SUBJECT				
CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS M	ODIFIED		
Claim: 11743 Date Filed: 07/27/2006 Docketed Total: \$ 1,777,501.48 Filing Creditor Name and Address: TI GROUP AUTOMOTIVE SYSTEMS LLC	Claim Holder Name and Address JPMORGAN CHASE BANK NA 270 PARK AVE 17TH FL NEW YORK, NY 10017	Docketed Total:	\$1,777,501.48			Modified Total:	\$1,112,587.31
GENERAL COUNSEL & COMPANY SECRETARY TI AUTOMOTIVE 12345 E NINE MILE RD	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$1,777,501.48 \$1,777,501.48	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,112,587.31 \$1,112,587.31
WARREN, MI 48089-2614							Ψ 1,112, 507,5 1
				Total Clai	ms to be Modi	fied: 1	
				Total Amo	ount as Docket	ted: \$1,777,501.48	
				Total Amo	unt as Modifi	ed: \$ 1,112,587.31	

^{*}See Exhibit H for a listing of debtor entities by case number.

Page 1 of 1

^{**}The asserted and docketed debtor, classification, and amount reflected in the "Claim As Docketed" column on this Exhibit is as asserted in the proof of claim filed with the Court. However, all of the proofs of claim on this Exhibit have been ordered modified with respect to the debtor and/or classification and/or amount pursuant to prior omnibus claims objection orders. This Exhibit does not reflect the debtor, classification, and amount as modified in prior omnibus claims objections orders.

EXHIBIT G-10 - ADJOURNED MODIFIED CLAIMS ASSERTING RECLAMATION THAT ARE SUBJECT TO PRIOR ORDERS**

	ED MODIFIED CLAIMS ASSER	TING RECLAMA	ION THAT AL			ERS**	
CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS M	IODIFIED		
Claim: 11264 Date Filed: 07/27/2006 Docketed Total: \$ 673,272.82 Filing Creditor Name and Address: REPUBLIC ENGINEERED	Claim Holder Name and Address AMROC INVESTMENTS LLC 535 MADISON AVE 15TH FL NEW YORK, NY 10022	Docketed Total:	\$673,272.82			Modified Total:	\$624,654.76
PRODUCTS INC MCDONALD HOPKINS CO LPA 600 SUPERIOR AVE E STE 2100 CLEVELAND, OH 44114	<u>Case Number*</u> <u>Secured</u> 05-44481	<u>Priority</u>	<u>Unsecured</u> \$673,272.82 \$673,272.82	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority \$305,961.91 \$305,961.91	<u>Unsecured</u> \$318,692.85 \$318,692.85
			•	Total Clai	ms to be Modif		40.20/07 2.0 0
				Total Amo	ount as Docket	ed: \$673,272.82	
						ed: \$ 624,654.76	
						, , , , , , , , , , , , , , , , , , , ,	

^{*}See Exhibit H for a listing of debtor entities by case number.

Page 1 of 1

^{**}The asserted and docketed debtor, classification, and amount reflected in the "Claim As Docketed" column on this Exhibit is as asserted in the proof of claim filed with the Court. However, all of the proofs of claim on this Exhibit have been ordered modified with respect to the debtor and/or classification and/or amount pursuant to prior omnibus claims objection orders. This Exhibit does not reflect the debtor, classification, and amount as modified in prior omnibus claims objections orders.

In re Delphi Corporation, et al.

Twenty-Second Omnibus Claims Objection

Case No. 05-44481 (RDD)

Exhibit H - Debtor Entity Reference

CASE NUMBER	DEBTOR ENTITY
05-44482	ASEC MANUFACTURING GENERAL PARTNERSHIP
05-44507	DELPHI MEDICAL SYSTEMS COLORADO CORPORATION
05-44539	SPECIALTY ELECTRONICS, INC.
05-44567	DELPHI MECHATRONIC SYSTEMS, INC
05-44610	DELCO ELECTRONICS OVERSEAS CORPORATION
05-44612	DELPHI DIESEL SYSTEMS CORP.
05-44624	DELPHI CONNECTION SYSTEMS
05-44640	DELPHI AUTOMOTIVE SYSTEMS LLC

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	Γ	
	X	
-	:	
In re	:	Chapter 11
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)
	:	
	v	

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007
DISALLOWING AND EXPUNGING CERTAIN (A) DUPLICATE OR AMENDED CLAIMS,
(B) EQUITY CLAIMS, (C) INSUFFICIENTLY DOCUMENTED CLAIMS, (D) CLAIMS NOT
REFLECTED ON DEBTORS' BOOKS AND RECORDS, (E) UNTIMELY CLAIMS, AND (F)
CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION,
MODIFIED CLAIMS ASSERTING RECLAMATION, CLAIMS SUBJECT TO
MODIFICATION THAT ARE SUBJECT TO PRIOR ORDERS, AND MODIFIED CLAIMS
ASSERTING RECLAMATION THAT ARE SUBJECT TO PRIOR ORDERS IDENTIFIED
IN TWENTY-SECOND OMNIBUS CLAIMS OBJECTION

("TWENTY-SECOND OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claim, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders, dated October 26, 2007 (the "Twenty-Second Omnibus Claims Objection"), of Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and

debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Twenty-Second Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim"), listed on Exhibits A, B, C, D-1, D-2, D-3, D-4, D-5, E-1, E-2, E, F-1, F-2, F-3, F-4, and F-5 hereto was properly and timely served with a copy of the Twenty-Second Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Twenty-Second Omnibus Claims Objection. No other or further notice of the Twenty-Second Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Twenty-Second Omnibus Claims Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Twenty-Second Omnibus Claims Objection is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Twenty-Second Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.

(cont'd from previous page)

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Twenty-Second Omnibus Claims Objection.

² DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

- C. The Claims listed on Exhibit A hereto under the column heading "Claim To Be Expunged" are either duplicates of other Claims filed with this Court or have been amended or superseded by later-filed Claims (the "Duplicate Or Amended Claims").
- D. The Claims listed on <u>Exhibit B</u> hereto were filed by holders of Delphi common stock solely on account of their stock holdings (the "Equity Claims").
- E. The Claims listed on Exhibit C contain insufficient documentation to support the Claims asserted (the "Insufficiently Documented Claims").
- F. The Claims listed on Exhibit D-1 hereto containassert liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims").
- G. The Claim listed on Exhibit D-2 hereto, which was filed by a taxing authority, contains asserts a liability and dollar amount that is not reflected on the Debtors' books and records (the "Books And Records Tax Claim").
- H. The Claims listed on Exhibit D-3 hereto containasserts liabilities or dollar amounts that are not reflected on the Debtors' books and records and werewas also untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Claims").
- I. The Claim listed on Exhibit D-4 hereto, which was filed by a taxing authority, contains a liability and dollar amount that is not reflected on the Debtors' books and records and was also untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Tax Claim").

(cont'd from previous page)

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of (cont'd)

³ DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

J. The Claims listed on Exhibit D-5 Exhibit D-4 hereto were modified pursuant to prior orders and containassert liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims That Are Subject To Prior Orders").

J. K. The Claims listed on Exhibit E-1 hereto were was untimely filed pursuant to the Bar Date Order (the "Untimely Claims").

L. The Tax Claims listed on Exhibit E-2 hereto, which were filed by taxing authorities, were untimely filed pursuant to the Bar Date Order (the "Untimely Tax ClaimsClaim").

<u>K.</u> M. The Claims listed on <u>Exhibit F-1</u> hereto (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification").

L. N. The Tax Claims listed on Exhibit F-2 hereto are overstated (the "Tax Claims Subject To Modification").

M. O. The Claims listed on Exhibit F-3 hereto (a) (i) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) were filed and docketed against the wrong Debtor, and/or (iii) incorrectly assert secured or priority status and (b) assert a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement pursuant to which the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding

⁽cont'd from previous page) fact when appropriate. See Fed. R. Bankr. P. 7052.

⁴ DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation

Agreement, a judicial determination that certain reserved defenses with respect to the reclamation

demand are valid (the "Modified Claims Asserting Reclamation").

N. P. The Claims listed on Exhibit F-4 hereto were modified pursuant to prior orders and (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification That Are Subject To Prior Orders").

Q. The Claims listed on Exhibit F-5 hereto werewas modified pursuant to a prior orders and (a) (i) states the incorrect amount or areis overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) werewas filed and docketed against the wrong Debtor, and/or (iii) incorrectly asserts secured or priority status and (b) asserts a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement pursuant to which the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand-(with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid (the "Modified Claims Asserting Reclamation That Arels Subject To Prior Orders").

P. R. The relief requested in the Twenty-Second Omnibus Claims Objection and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

⁵ DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. Each "Claim To Be Expunged" listed on Exhibit A hereto is hereby disallowed and expunged in its entirety. Those Claims identified on Exhibit A hereto as "Surviving Claims" shall remain on the Debtors' claims register, but shall remain subject to future objection by the Debtors and other parties-in-interest.
- 2. Each Equity Claim listed on Exhibit B hereto is hereby disallowed and expunged in its entirety.
- 3. Each Insufficiently Documented Claim listed on Exhibit C hereto is hereby disallowed and expunged in its entirety.
- 4. Each Books And Records Claim listed on Exhibit D-1 hereto is hereby disallowed and expunged in its entirety.
- 5. The Books And Records Tax Claim listed on Exhibit D-2 hereto is hereby disallowed and expunged in its entirety.
- 6. Each The Untimely Books And Records Claim listed on Exhibit D-3 hereto is hereby disallowed and expunged in its entirety.
- 7. The UntimelyEach of the Books And Records Tax Claim Claims

 That Are Subject To Prior Orders listed on Exhibit D-4 hereto is hereby disallowed and expunged in its entirety.
- 8. Each Books And Records The Untimely Claim That Is Subject To

 Prior Orders listed on Exhibit D-5E hereto is hereby disallowed and expunged in its entirety.

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9. Each Untimely Claim listed on Exhibit E-1 hereto is hereby disallowed and expunged in its entirety.

10. Each Untimely Tax Claim listed on Exhibit E-2 hereto is hereby disallowed and expunged in their entirety.

<u>Exhibit F-1</u> hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on <u>Exhibit F-1</u> hereto shall be entitled to (a) recover for any Claim Subject to <u>To</u> Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on <u>Exhibit F-1</u> hereto, subject to the Debtors' right to further object to each such Claim Subject to Modification. The Claims Subject to future objection by the Debtors and other parties-in-interest.

hereto is hereby revised to reflect the amount listed as the "Claim As Modified." No Claimant listed on Exhibit F-2 hereto shall be entitled to (a) recover for the Tax Claim Subject to Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit F-2 hereto, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-2 hereto, subject to the Debtors' right to further object to each such Tax Claim Subject to Modification. The Tax Claims Subject to To

⁷ DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

11. 13. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit F-3 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit F-3 shall be entitled to (a) recover for any Modified Claim Asserting Reclamation in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, unless the Debtors obtain an order of this Court providing that any Reserved Defense is valid and denying priority status to such Claimant's reclamation demand, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit F-3 hereto, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-3 hereto, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation. The Modified Claims Asserting Reclamation shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

12. 14. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit F-4 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit F-4 hereto shall be entitled to (a) recover for any Claims Subject to To Modification And That Are Subject to To Prior Orders in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-4 hereto, subject to the Debtors' right to further object to each of such Claims Subject to To Modification That Are Subject to Prior Orders. The Claims Subject to To

⁸ DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

Modification And That Are Subject to To Prior Orders shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

15. Each The "Claim As Docketed" amount, classification, and Debtor listed 13. on Exhibit F-5 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No The Claimant listed on Exhibit F-5 shall not be entitled to (a) recover for anythe Modified Claim Asserting Reclamation That Arels Subject to To Prior Orders in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, unless the Debtors obtain an order of this Court providing that any Reserved Defense is valid and denying priority status to such Claimant's reclamation demand, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit F-5 hereto, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F-5 hereto, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation And That Is Subject to To Prior Orders. The Modified Claims Asserting Reclamation And That Is Subject to To Prior Orders shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest. For clarity, Exhibit GH hereto displays the formal name of each of the Debtor entities and their associated bankruptcy case numbers referenced on Exhibits F-1, F-2, F-3, F-4, and F-5.

Omnibus Claims Objection has been filed and served, and which has not been resolved by the parties, all of which Claims are listed on Exhibits G-1, G-2, G-3, G-4, G-5, G-6, G-7, G-8, G-9, and G-10 hereto, the hearing regarding the objection to such Claims shall be adjourned to a future date to be noticed by the Debtors consistent with and subject to the Claims Objection Procedures Order; provided, however, that such adjournment shall be without prejudice to the Debtors' right to

⁹ DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

assert that any such Responses were untimely or otherwise deficient under the Claims Objection

Procedures Order.

- 15. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases or to further object to Claims that are the subject of the Twenty-Second Omnibus Claims Objection.
- 16. 17. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- 17. 18. This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Twenty-Second Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- 18. 19. Each of the objections by the Debtors to each Claim addressed in the Twenty-Second Omnibus Claims Objection and attached hereto as Exhibits A, B, C, D-1, D-2, D-3, D-4, D-5, E-1, E-2,E, F-1, F-2, F-3, F-4, and F-5F-5, G-1, G-2, G-3, G-4, G-5, G-6, G-7, G-8, G-9, and G-10 constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is the subject of the Twenty-Second Omnibus Claims Objection. Any stay of this order shall apply only to the contested matter which involves such Claim and shall not act to stay the applicability or finality of this order with respect to the other contested matters covered hereby.
- 19. 20. Kurtzman Carson Consultants LLC is hereby directed to serve this order, including exhibits, in accordance with the Claims Objection Procedures Order.
- 20. 21. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and

DeltaView comparison of pcdocs://chisr01a/570430/4 and pcdocs://chisr01a/570430/9. Performed on 11/28/2007.

ing of a separate memorandum of law is deemed satisfied by the Twenty-Second Omnibus
laims Objection.
ated: New York, New York November , 2007
140vember, 2007
UNITED STATES BANKRUPTCY JUDGE

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Document comparison done by DeltaView on Wednesday, November 28, 2007 12:30:59 PM

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Insertions		52
Deletions		81
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Format changed		0
Total changes		133

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EXHIBIT C

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COMPANY	CONTACT	ADDRESS4	ADDRESSA	CITY	CTAT	STATE ZIP PHONE F		EAV	EMAU	DARTY / FUNCTION
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Electronic Data Systems Corp.	Michael Nefkens	MSIA		Troy	MI	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
										Counsel to Flextronics
Flextronics International	Carrie L. Schiff	305 Interlocken Parkway		Broomfield	СО	80021	303-927-4853	303-652-4716	cschiff@flextronics.com	International
Flextronics International USA, Inc.	Paul W. Anderson	2090 Fortune Drive		San Jose	CA	95131	408-428-1308		paul.anderson@flextronics.co m	Counsel to Flextronics International USA. Inc.
IIIC.	raul W. Allueisoli	6501 William Cannon		Sali Juse	CA	95151	408-428-1308		<u> </u>	international OSA, Inc.
Freescale Semiconductor, Inc.	Richard Lee Chambers, III Brad Eric Sheler	Drive West	MD: OE16	Austin	TX	78735	512-895-6357	512-895-3090	trey.chambers@freescale.com	Creditor Committee Member
Fried, Frank, Harris, Shriver & Jacobson	Bonnie Steingart Vivek Melwani Jennifer L Rodburg Richard J Slivinski	One New York Plaza		New York	NY	10004	212-859-8000	212-859-4000	rodbuje@ffhsj.com sliviri@ffhsj.com	Counsel to Equity Security Holders Committee
FT. 0	5	0.Ti 0	440 50	., ., .		40000	010 0171010	040 044 0050	randall.eisenberg@fticonsultin	<u></u>
FTI Consulting, Inc. General Electric Company	Randall S. Eisenberg Valerie Venable	3 Times Square 9930 Kincey Avenue	11th Floor	New York Huntersville	NY NC	10036 28078	212-2471010 704-992-5075	212-841-9350 866-585-2386	g.com valerie.venable@ge.com	Financial Advisors to Debtors Creditor Committee Member
General Electric Company	valetie verlable	1701 Pennsylvania		riuntersville	INC	20070	704-992-3073	800-383-2380	valene.venable@ge.com	Creditor Committee Member
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Honigman Miller Schwartz and	Trank E. Comian, Esq.	2290 First National	660 Woodward	Detroit	IVII	40220-0000	3 13 403 7000	313-403-0000	igornanænonignan.com	Counsel to General Motors
Cohn LLP	Robert B. Weiss, Esq.	Building	Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	rweiss@honigman.com	Corporation
Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	MI	48226	313-628-3648	313-628-3602		Michigan IRS
Internal Revenue Service	Attn: Insolvency Department, Maria Valerio	290 Broadway	5th Floor	New York	NY	10007	212-436-1038	212-436-1931	mariaivalerio@irs.gov	IRS
IUE-CWA	Conference Board Chairman	2360 W. Dorothy Lane	Suite 201	Dayton	ОН	45439	937-294-7813	937-294-9164		Creditor Committee Member
Jefferies & Company, Inc,	William Q. Derrough	520 Madison Avenue	12th Floor	New York	NY	10022	212-284-2521	212-284-2470	bderrough@jefferies.com	UCC Professional
, , , , , , , , , , , , , , , , , , ,										
JPMorgan Chase Bank, N.A.	Richard Duker	270 Park Avenue		New York	NY	10017	212-270-5484	212-270-4016	richard.duker@jpmorgan.com	Prepetition Administrative Agent
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Law Debenture Trust of New	<u> </u>									
York	Daniel R. Fisher	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	daniel.fisher@lawdeb.com	Indenture Trustee
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M - D # \A(' 0 5 1 D	lease I De leales	007 West Messes Observe	0	Ola i a a a a	IL	00000	040 070 0000	040 004 7700	idaianten Orano	Counsel to Recticel North
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										Counsel to Recticel North
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										Proposed Counsel to The Official
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										Counsel to Movant Retirees and
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Wichigue Law Film	3. Dilaii Wichigue	3301 WISCONSIII AVE. N.W.	Suite 550	vvasilington	ВС	20013	202-304-0900	202-304-9900	Iszlezinger@mesirowfinancial.c	Committee of Netirees
Mesirow Financial	Leon Szlezinger	666 Third Ave	21st Floor	New York	NY	10017	212-808-8366	212-682-5015	om	UCC Professional
- Indiana	Gregory A Bray Esq		2.0000.				2.2 000 0000	212 002 0010	gbray@milbank.com	Counsel to Cerberus Capital
Milbank Tweed Hadley &	Thomas R Kreller Esq								tkreller@milbank.com	Management LP and Dolce
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Northeast Regional Office	Director	3 World Financial Center	Room 4300	New York	NY	10281	212-336-1100	212-336-1323	newyork@sec.gov	Commission
	Attorney General Eliot								william.dornbos@oag.state.ny.	New York Attorney General's
Office of New York State	Spitzer	120 Broadway		New York City	NY	10271	212-416-8000	212-416-6075	us	Office
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Pension Benefit Guaranty	comey conon	120011 011001, 11111		True migren	-	20000	202 020 1020	202 020 1112	Omete, page. gov	Chief Counsel to the Pension
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										Semiconductor, Inc., f/k/a Motorola
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Rothchild Inc.	David L. Resnick	Americas		New York	NY	10020	212-403-3500	212-403-5454	<u>m</u>	Financial Advisor
										Counsel to Murata Electronics
										North America, Inc.; Fujikura
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									kziman@stblaw.com	Counsel to Debtor's Prepetition
Simpson Thatcher & Bartlett	Kenneth S. Ziman, Robert H.								rtrust@stblaw.com	Administrative Agent, JPMorgan
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Master Service List	
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& Flom LLP	Thomas J. Matz	4 Times Square	P.O. Box 300	New York	NY	10036	212-735-3000	212-735-2000	tmatz@skadden.com	Counsel to the Debtor
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		=								Counsel to Movant Retirees and
Spencer Fane Britt & Browne	Nicheles Franks	1 North Brentwood	Tauth Flass	Ct. Lauria	140	02405	244 002 7722	244 002 4050	nfranka Osnanasufana sam	Proposed Counsel to The Official
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To a Florida di Como antino	MaryAnn Brereton, Assistant			Manufatarra		7000	070 050 0005	070 050 0005		One ditan On a sittle a Manual and
Tyco Electronics Corporation	General Counsel	60 Columbia Road		Morristown	NJ	7960	973-656-8365	973-656-8805 212-668-2255		Creditor Committee Member
								does not take		
United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	10004-2112	212-510-0500	service via fax		Counsel to United States Trustee
										Proposed Conflicts Counsel to the
			301 Commerce							Official Committee of Unsecured
Warner Stevens, L.L.P.	Michael D. Warner	1700 City Center Tower II	Street	Fort Worth	TX	76102	817-810-5250	817-810-5255	mwarner@warnerstevens.com	Creditors
										Counsel to General Motors
Weil, Gotshal & Manges LLP	Harvey R. Miller	767 Fifth Avenue		New York	NY	10153	212-310-8500	212-310-8077	harvey.miller@weil.com	Corporation
Well Octobel 9 Menone II D	Infferent Townshorm Fra	707 Figur A		Marria	ND/	10150	040 040 0000	040 040 0007	:-# t	Counsel to General Motors
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Delphi Corporation
Master Service List

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Delphi Corporation
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Association of Machinists APL- Courte Miller & Bruggeman, S.C. Machine W. R. Robbins 1955 N. RiverCenter Drive Surfa 202 Millerable W. 53212 414-271-4500 414-271-4500 membrane and social fine-flewood of Electrical Workshop of County of												
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Gratz, Miller & Brueggeman, S.C. Marthew R. Robbins 1558 N. RiverCenter Drive Sule 202 Milwaukee WI 53212 414-271-4500 414-271-4500 Auditorial Control Courte formation of Recentral Montes of Cleratical Montes of Cleratic												
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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
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											Troy Associates Limited
											Partnership; 1401 Troy Associates
											Limited Partnership c/o Etkin
											Equities, Inc.; 1401 Troy
											Associates LP; Brighton Limited
											Partnership; DPS Information
											Services, Inc.; Etkin Management
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EXHIBIT E

Master Service List	
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LUIU, DISSEI & DIUUK LLP	RUCCO IN. COVINO	OOD TIIITU AVEITUE	2011 F1001	INEW TOTK	INT	23219-	∠1∠-01∠-834U	Counsel to Siemens Logistics Assembly
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EXHIBIT F

Hearing Date: November 29, 2007

Hearing Time: 10:00 a.m. (prevailing Eastern time)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

Chapter 11 In re

DELPHI CORPORATION, et al., Case No. 05-44481 (RDD)

> Debtors. (Jointly Administered)

PROPOSED TWENTY-FIFTH OMNIBUS HEARING AGENDA

United States Bankruptcy Court for the Southern District of New York, Location Of Hearing:

Alexander Hamilton Custom House, Room 610, 6th Floor, One

Bowling Green, New York, New York 10004-1408

The matters set for hearing are divided into the following categories for the purposes of this Proposed Agenda:

- A. Introduction
- B. Continued Or Adjourned Matters (4 Matters)
- C. Uncontested, Agreed, Or Settled Matters (1 Matter)
- D. Contested Matters (3 Matters)

B. Continued Or Adjourned Matters*

"Solicitation Procedures Motion" – Motion For Order Approving (I)
 Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures
 For Temporary Allowance Of Certain Claims, (III) Hearing Date To
 Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To
 Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim
 Procedures, (VII) Procedures For Resolving Disputes Relating To
 Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket
 No. 9266)

Responses filed: Objection Of Sharyl Carter (Docket No. 9513)[†]

Objection Of Peugeot JAPY Industries SA To Debtors' Disclosure Statement And Solicitation Procedures Motion (Docket No. 9668)[†]

Objection Of PBR Tennessee, Inc., PBR Knoxville LLC, PBR Columbia LLC, And PBR Australia Pty Ltd., To Debtors' Disclosure Statement And Solicitation Procedures Motion (Docket No. 9669)[†]

Motions found at the following docket numbers that appeared on previous Proposed Hearing Agendas have been voluntarily withdrawn from the agenda and would need to be re-noticed under the Case Management Order to be reinstated on an agenda: Docket Nos. 213, 4718, 4689, 4778, 4912, 5153, 6723, and 6690 (KECP Emergence Incentive Program, STN Motion, Equity Security Holders' Ex Parte Motion To File Supplemental Objection To STN Motion Under Seal, Mercedes-Benz U.S. International, Inc.'s Motion to File Claims, Methode Electronics, Inc.'s Setoff Motion, Computer Patent Annuities Limited's Motion To Assume Or Reject Executory Contract, Motion Of Sumida America Inc. To Allow Setoff/Recoupment And For Relief From Automatic Stay, and ATEL Leasing Corporation's Motion To Allow Administrative Claim respectively). In addition, the following adversary proceedings have also been withdrawn from the agenda and would be subject to re-noticing to be reinstated on a hearing agenda: NYCH LLC d/b/a RCS Computer Experience Adv. Pro. No. 06-01902, Docket No. 1 (Complaint To Recover Property Of The Estate), L&W Engineering Adv. Pro. No. 06-01136, Docket No. 22 (Motion For Summary Judgment), Aksys Ltd. Adv. Pro. No. 06-01677, Docket No. 2 (Summons And Notice), and National Union Fire Insurance Company Of Pittsburgh, PA Adv. Pro. No. 07-01435, which has been settled as part of the MDL settlement and will be resolved upon the Court's approval of the MDL settlement.

[†] Overruled as stated on the record at the Non-Omnibus Hearing on 10/3/2007: See Docket No. 10497.

Objection Of SABIC Innovative Plastics US LLC To Debtors' Disclosure Statement And Solicitation Procedures Motion (Docket No. 9670)[†]

Limited Objection Of The ACE Companies To Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 9674)[‡]

Limited Objection Of Bank Of America, N.A. To Disclosure Statement With Respect To Joint Chapter 11 Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 9677)[‡]

Limited Objection Of Bank Of America, N.A. To Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Procedures (Docket No. 9680)[‡]

Lead Plaintiffs' Response To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 10398)

Objection Of The UAW Skilled Trades Employees (Docket No. 10413[†]

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Overruled as stated on the record at the Non-Omnibus Hearing on 10/3/2007: See Docket No. 10497.

Resolved and withdrawn as stated on the record at the Non-Omnibus Hearing on 10/3/2007: See Docket No. 10497.

Objection Of Ernest A. Knobelspiesse (Docket No. 10414)[†]

Objection Of Sharyl Carter (Docket No. 10417)[†]

Objection Of Sharyl Carter (Docket No. 10792)

Lead Plaintiffs' Supplemental Response To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 10794)

Objection Of The Official Committee Of Equity Security Holders To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Post-Petition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 10802)

Objection Of Caspian Capital Advisors, LLC; Castlerigg Master Investments Ltd.; Davidson Kempner Capital Management LLC; Elliott Associates, L.P.; Gradient Partners, L.P.; Sailfish Capital Partners, LLC; And Whitebox Advisors, LLC To Motion To Approve (A) Proposed Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, And (B) Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider

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Overruled as stated on the record at the Non-Omnibus Hearing on 10/3/2007: See Docket No. 10497.

Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 10803)

Objection Of The Official Committee Of Unsecured Creditors To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 10804)

Objection Of Wilmington Trust Company, As
Indenture Trustee, To Motion For Order Approving
(I) Disclosure Statement, (II) Record Date, Voting
Deadline, And Procedures For Temporary
Allowance Of Certain Claims, (III) Hearing Date To
Consider Confirmation Of Plan, (IV) Procedures
For Filing Objections To Plan, (V) Solicitation
Procedures For Voting On Plan (VI) Cure Claim
Procedures, (VII) Procedures For Resolving
Disputes Relating To Postpetition Interest, And (VIII)
Reclamation Claim Procedures (Docket No. 10810)

Objection Of Law Debenture Trust Company Of New York To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 11017)

Lead Plaintiffs' Second Supplemental Response To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 11022)

Supplemental Objection Of The Official Committee Of Equity Security Holders To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Post-Petition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 11028)

Objection Of The Official Committee Of Unsecured Creditors To Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 11034)

Supplemental And Restated Objection Of Caspian Capital Advisors, LLC; Castlerigg Master Investments Ltd.; CR Intrinsic Investors, LLC; Davidson Kempner Capital Management LLC; Elliott Associates, L.P.; Nomura Corporate Research & Asset Management, Inc.; Sailfish Capital Partners, LLC; And Whitebox Advisors, LLC To Motion To Approve (A) Proposed Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, And (B) Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain

Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 11045)

Supplemental Objection Of Wilmington Trust Company, As Indenture Trustee, To Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition Interest, And (VIII) Reclamation Claim Procedures (Docket No. 11048)

Objection Of The Delphi Trade Committee To The First Amended Disclosure Statement With Respect To First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 11049)

Reply filed:

Debtors' Omnibus Response To Disclosure Statement Objections (Docket No. 10418)

A supplemental omnibus reply will be filed.

Related filings:

Order Scheduling Non-Omnibus Hearing On Debtors' Motion To Approve Solicitation Procedures And Disclosure Statement (Docket No. 8898)

Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 9263)

Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 9264)

Order (A) Disposing Of Certain Objections To Debtors' Disclosure Statement And Solicitation Procedures Motion And (B) Setting Further Non-Omnibus Hearing Date And Related Procedures (Docket No. 10497)

Supplemental Order (A) Establishing Revised Hearing Date And Related Procedures On Disclosure Statement And Solicitations Procedure Motion And (B) Setting Hearing Date And Related Procedures For Potential Motions Amending Investment Agreement And Approving Certain Exit Financing Agreements (Docket No. 10662)

Notice Of Potential Amendments To Debtors' Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession And Certain Appendices And Exhibits Related Thereto (Docket No. 10759)

Second Supplemental Order (A) Establishing Revised Hearing Date And Related Procedures On Disclosure Statement And Solicitation Procedures Motion And (B) Setting Hearing Date And Related Procedures For Motion To Amend Investment Agreement (Docket No. 10864)

Notice Of Further Proposed Amendments To Certain Appendices To Debtors' Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 10932)

Notice Of Further Proposed Amendments To Debtors' Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 10964)

Status: The hearing with respect to this matter has been adjourned to the December 6, 2007 hearing.

2. Motion Of The Equity Security Holders To Adjourn Disclosure
Statement Hearing And Equity Purchase And Commitment
Agreement Hearing – Emergency Motion Of The Official Committee Of
Equity Security Holders Of Delphi Corporation To Adjourn The Hearing
On, And Fix A New Time To Object To, (A) The Debtors' Motion For
Order Approving (I) Disclosure Statement, (II) Record Date, Voting

Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Post-Petition Interest, And (VIII) Reclamation Claim Procedures And (B) The Debtors' Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 10795)

Responses Filed: A response will be filed.

Reply Filed: None.

Related Filings: Statement Of Brandes Investment Partners, L.P. In

Support Of Emergency Motion Filed By The Official Committee Of Equity Security Holders (Docket No.

10807)

Status: The hearing with respect to this matter has been

adjourned to the December 6, 2007 hearing.

3. "Delphi-Appaloosa Investment Agreement Amendment Motion" – Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 10760)

Responses Filed: Lead Plaintiffs' Limited Objection To Debtors'

Motion For Order, Inter Alia, Approving And Authorizing The Entry Into The Equity Purchase And Commitment Agreement Amendment (Docket No.

10796)

Objection To Debtors' Expedited Motion For Order Under 11 U.S.C. §§ 105(a) 363(b), 503(b), And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 10799)

Objection By Caspian Capital Advisors, LLC; Castlerigg Master Investments Ltd.; Davidson Kempner Capital Management LLC; Elliott Associates, L.P.; Gradient Partners, L.P.; Sailfish Capital Partners, LLC; And Whitebox Advisors, LLC To Expedited Motion For Order Under 11 U.S.C. §§105(a), 363(b), 503(b) And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 10800)

Objection Of The Official Committee Of Unsecured Creditors To The Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b) And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 10805)

Objection Of The IUE-CWA To The Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b) And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 11013)

Supplemental Objection To Debtors' Expedited Motion For Order Under 11 U.S.C. §§ 105(a) 363(b), 503(b), And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 11032)

Supplemental And Restated Objection Of Caspian Capital Advisors, LLC; Castlerigg Master Investments Ltd.; CR Intrinsic Investors, LLC; Davidson Kempner Capital Management LLC; Elliott Associates, L.P.; Nomura Corporate Research & Asset Management, Inc.; Sailfish Capital Partners, LLC; And Whitebox Advisors, LLC To Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b) And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 11036)

Objection Of The Official Committee Of Unsecured Creditors To The Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b) And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement Filed On November 14, 2007 (Docket No. 11037)

Objection Of Wilmington Trust Company, As Indenture Trustee, To Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 11040)

Objection Of The Delphi Trade Committee To The Debtors' Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 11042)

Reply Filed:

An omnibus reply will be filed.

Related Filings:

Expedited Motion For Order Authorizing And Approving Delphi-Appaloosa Equity Purchase And Commitment Agreement Pursuant To 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) (Docket No. 8673)

Order To Show Cause Why Motion For Order Authorizing And Approving Delphi-Appaloosa Equity Purchase And Commitment Agreement Pursuant To 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) Should Not Be Granted (Docket No. 8694)

Statement Of Highland Capital Management, LP Regarding Debtors' Expedited Motion For Order Authorizing And Approving Delphi-Appaloosa Equity Purchase And Commitment Agreement Pursuant To 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) (Docket Nos. 8752 & 8754)

Debtors' Reply In Support Of Delphi-Appaloosa Investment And Plan Framework Motion (Docket No. 8843)

Order Authorizing And Approving Delphi-Appaloosa Equity Purchase And Commitment Agreement Pursuant To 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) (Docket No. 8856)

Emergency Motion Of The Official Committee Of Equity Security Holders Of Delphi Corporation To Adjourn The Hearing On, And Fix A New Time To Object To, (A) The Debtors' Motion For Order Approving (I) Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV) Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI) Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Post-Petition Interest, And (VIII) Reclamation Claim Procedures And (B) The Debtors' Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b), And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 10795)

Ex Parte Motion For Order Authorizing Caspian Capital Advisors, LLC; Castlerigg Master Investments Ltd.; CR Intrinsic Investors, LLC; Davidson Kempner Capital Management LLC; Elliott Associates, L.P.; Nomura Corporate Research & Asset Management, Inc; Sailfish Capital Partners, LLC; And Whitebox Advisors, LLC To File In Redacted Form And Under Seal A Supplemental Objection To Expedited Motion For Order Under 11 U.S.C. §§ 105(a), 363(b), 503(b) And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 11027)

Order Authorizing Caspian Capital Advisors, LLC; Castlerigg Master Investments Ltd.; CR Intrinsic Investors, LLC; Davidson Kempner Capital Management LLC; Elliott Associates, L.P.; Nomura Corporate Research & Asset Management, Inc; Sailfish Capital Partners, LLC; And Whitebox Advisors, LLC To File In Redacted Form And Under Seal A Supplemental Objection To Expedited Motion For Order Under 11 U.S.C. §§105(a), 363(b), 503(b) And 507(a) Authorizing And Approving Amendment To Delphi-Appaloosa Equity Purchase And Commitment Agreement (Docket No. 11029)

The hearing with respect to this matter has been adjourned to the December 6, 2007 hearing.

Status:

4. "Debtors' Motion For Default Judgement Against Furukawa" – Notice Of Debtors' Motion For An Order Granting Default Judgment Against Furukawa Electric North America APD And Furukawa Electric Co., Ltd. (Docket No. 10711)

Responses filed: Furukawa Electric Company, Ltd. And Furukawa

Electric North America APD, Inc.'s Memorandum In Opposition To Debtors' Motion For Entry Of Default

Judgment (Docket No. 10723)

Reply filed: None.

Related filings: Furukawa Electric Company, Ltd. And Furukawa

Electric North America APD, Inc.'s Expedited Motion For Status Conference And Adjournment Of

 ${\it The November~29,~2007~Hearing~(Docket~No.}$

10735)

Notice Of Adjournment Of Hearing To Consider Debtors' Motion For An Order Granting Default Judgment Against Furukawa Electric North America

APD And Furukawa Electric Co., Ltd.

Status: By agreement of the parties this matter is being

adjourned to the December 11, 2007 claims hearing.

C. Uncontested, Agreed, Or Settled Matters

5. Saginaw Chassis Asset Sale Motion – Expedited Motion For Orders Under 11 U.S.C. §363 And Fed. R. Bankr. P. 2002, 6004, And 9014 (A) (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving Sale By Delphi Automotive Systems LLC And Delphi Technologies, Inc. Of Certain Equipment And Other Assets Primarily Used In Debtors' Saginaw Chassis Business Free And Clear Of Liens (Docket No. 9368)

Responses Filed: Limited Objection Of International Union, UAW To

Expedited Motion For Orders (A) (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving Sale Of Certain Equipment And Other Assets Primarily Used In Debtors' Saginaw Chassis Business Free And Clear Of Liens (Docket No. 9584)¹

Objection Of Joe G. Tedder To Debtors' Sale Of Certain Equipment And Other Assets Primarily Used In Debtors' Saginaw Chassis Business Free And Clear Of Liens (Docket No. 9644)

Objection Of US Aeroteam, Inc. To Expedited Motion For Orders Under 11 U.S.C. § 363 And Federal Rule Of Bankruptcy Procedure 2002, 6004, And 9014 (A)(I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III)Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving Sale By Delphi Automotive Systems LLC And Delphi Automotive Technologies, Inc. Of Certain Equipment And Other Assets Primarily Used In Debtors' Saginaw Chassis Business Free And Clear Of Liens (Docket No. 10652)

Withdrawal Of Joe G. Tedder's Objection To Debtors' Sale Of Certain Equipment And Other Assets Primarily Used In Debtors' Saginaw Chassis Business Free And Clear Of Liens (Docket No. 10698)

Notice Of Withdrawal Of Objection Of Creditor US
Aeroteam, Inc. To Debtors' Expedited Motion For
Orders Under 11 U.S.C. § 363 And Federal Rule Of
Bankruptcy Procedure 2002, 6004 And 9014 (A) (I)
Approving Bidding Procedures, (II) Granting
Certain Bid Protections, (III) Approving Form And
Manner Of Sale Notices, And (IV) Setting Sale
Hearing Date And (B) Authorizing And Approving
Sale By Delphi Automotive Systems, LLC And Delphi
Automotive Technologies, Inc. Of Certain
Equipment And Other Assets Primarily Used In
Debtors' Saginaw Chassis Business Free And Clear
Of Liens (Docket No. 10938)

Reply Filed:

Debtors' Summary Of Modifications To Bidding Procedures Order In Connection With Sale Of The Debtors' Saginaw Chassis Assets Resolving Reply To Objection Of International Union, UAW To Expedited Motion For Orders (A) (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving Sale Of Certain Equipment And Other Assets Primarily Used In Debtors' Saginaw Chassis Business Free And Clear Of Liens (Docket No. 9623)

Debtors' Reply Summarizing Modifications To Asset Purchase Agreement And Bidding Procedures In Connection With Sale Of The Debtors' Saginaw Chassis Assets (Docket No. 10948)

Related Filings: Order Under 11 U.S.C. § 363 And Fed. R. Bankr. P.

2002 And 9014 (I) Approving Bidding Procedures,

(II) Granting Certain Bid Protections, (III)

Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date In Connection With Sale Of Saginaw Chassis Equipment And Other

Assets (Docket No. 10958)

Status: The hearing with respect to this matter will be

proceeding.

D. Contested Matters

6. "Verizon Administrative Expense Motion" – Motion Of Verizon Services Corp. For Payment Of Administrative Expense Claim Pursuant To MobileAria Sale Order (Docket No. 9596)

Responses Filed: Debtors' Objection To Motion Of Verizon Services

Corp. For Payment Of Administrative Expense Claim Pursuant To MobileAria Sale Order (Docket

No. 10882)

Reply Filed: Reply Brief In Support Of Verizon Services Corp.'s

Motion For Payment Of Administrative Expense Claim Pursuant To MobileAria Sale Order (Docket

No. 11025)

Surreply Filed: Debtors' Surreply To Reply Brief In Support Of

Motion Of Verizon Services Corp. For Payment Of

Administrative Expense Claim Pursuant To Mobilearia Sale Order (Docket No. 11134)

Related Filings: None.

Status: The hearing with respect to this matter will be

proceeding.

7. "Twenty-Second Omnibus Claims Objection" – Debtors'
Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And
Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B)
Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not
Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F)
Claims Subject To Modification, Tax Claims Subject To Modification,
Modified Claims Asserting Reclamation, Claims Subject To Modification
That Are Subject To Prior Orders, And Modified Claims Asserting
Reclamation That Are Subject To Prior Orders (Docket No. 10738)

Responses filed²:

Commonwealth Of Virginia Department Of Taxation's Response To Debtors' Twenty-Second Omnibus Objection To Claims (Docket No. 10848)

Response Of Harco Industries, Inc. To Debtors' Twenty-Second Omnibus Objection (Docket No. 10849)

Michigan Department Of Labor & Economic Growth, Unemployment Insurance Agency's Response To The Debtors' Twenty-Second Omnibus Objection To The Administrative Claim No. 16721 (Docket No. 10867)

Response Of CTS Corporation To Debtors' Twenty-Second Omnibus Objection To Claims (Docket No. 10914)

Response Of The State Of Michigan, Department Of Treasury To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr.P. 3007 To Certain (E) Untimely Claims (Docket No. 10945)

Gully Transportation, Inc.'s Response To Debtors' Twenty-Second Omnibus Objection To Unsecured Claim No. 10019 (Docket No. 10961)

Responses listed in bold were filed after the November 21, 2007 4:00 p.m. (prevailing Eastern time) objection deadline established under the *Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C.* § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders (Docket No. 10738).

Yazaki North America, Inc.'s Response To Twenty-Second Omnibus Claims Objection (Docket No. 10977)

Rassini, S.A. De C.V.'s Response To The Debtors' Twenty-Second Omnibus Objection To Proofs Of Claim (Docket No. 10984)

Response Of Capro Ltd. To Debtors' Twenty-Second Omnibus Claims Objection (Docket No. 10986)

Response Of PBR Knoxville LLC To Debtors'
Twenty-Second Omnibus Objection Pursuant To 11
U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To
Certain (A) Duplicate Or Amended Claims, (B)
Equity Claims, (C) Insufficiently Documented
Claims, (D) Claims Not Reflected On Debtors'
Books And Records, (E) Untimely Claims, And (F)
Claims Subject To Modification, Tax Claims Subject
To Modification, Modified Claims Asserting
Reclamation, Claims Subject To Modification That
Are Subject To Prior Orders, And Modified Claims
Asserting Reclamation That Are Subject To Prior
Orders (Docket No. 10989)

Response Of Siemens VDO Automotive Canada Inc. F/K/A Siemens VDO Automotive, Inc. To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate And Amended Claims, (B) Equity Claims (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders (Docket No. 10990)

Response Of Morgan Advanced Ceramics/Diamonex To Twenty-Second Omnibus Claims Objection (Docket No. 10991)

Republic Engineered Products, Inc.'s Response To Debtors' Twenty-Second Omnibus Objection To Claims (Docket No. 10992) Response Of Peugeot Japy Industries S.A. To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders (Docket No. 10993)

Response Of Neuman Aluminum Automotive, Inc.
And Neuman Aluminum Impact Extrusion, Inc. To
Debtors' Twenty-Second Omnibus Objection
Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr.
P. 3007 To Certain (A) Duplicate Or Amended
Claims, (B) Equity Claims, (C) Insufficiently
Documented Claims, (D) Claims Not Reflected On
Debtors' Books And Records, (E) Untimely Claims
And (F) Claims Subject To Modification, Tax Claims
Subject To Modification, Modified Claims Asserting
Reclamation, Claims Subject To Modification That
Are Subject To Prior Orders, And Modified Claims
Asserting Reclamation That Are Subject To Prior
Orders (Docket No. 10995)

Response Of A. Schulman, Inc. In Opposition To Debtors' Twenty-Second Omnibus Claims Objection (Docket No. 10998)

Response Of The Goodyear Tire & Rubber Company To The Debtors' Twenty-Second Omnibus Objection To Certain Claims Subject To Modification (Claim No. 6956) (Docket No. 10999)

Response Of TI Group Automotive Systems, LLC To Debtors' Twenty-Second Omnibus Objection To Claims (Docket No. 11000)

Response Of Creditor, James Hutz, Jr. To Debtors' Twenty-Second Omnibus Claims Objection Regarding Claim No. 3139 (Docket No. 11001) Response Of Spansion LLC, Assignee Of The Claim Of AMD International Sales & Service, Ltd. (Claim No. 10589), To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders (Docket No. 11007)

Response Of Contrarian Funds, LLC To Debtors' Twenty-Second Omnibus Claims Objection (Docket No. 11016)

Hutchinson Fts Inc.'s Response To Debtors' Twenty-Second Omnibus Objection To Certain Claims (Docket No. 11021)

Response Of Molex Connector Corporation To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders (Docket No. 11023)

Response Of Sierra Liquidity Fund To Debtors' Twenty-Second Omnibus Objection To Claims (Docket No. 11066)

Response Of Hirschmann Car Communications GmBH To Twenty Second Omnibus Objection Seeking To Disallow Certain Claims (Docket No. 11068) Response And Objection Of SPCP Group, L.L.C. To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subjection To Prior Orders (Claim No. 14133) (Docket No. 11071)

United States Of America's Response To Debtors' Objection To The Claim Of The Equal Employment Opportunity Commission (Docket No. 11072)

Response Of Textron Fastening Systems, Inc. To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books And Records, (E) Untimely Claims, And (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders (Docket No. 11083)

Response Of Latigo Master Fund Ltd. To Debtors' Twenty-Second Omnibus Claims Objection (Docket No. 11112)

Reply filed:

Debtors' Omnibus Reply In Support Of
Twenty-Second Omnibus Objection Pursuant To 11
U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To
Certain (A) Duplicate Or Amended Claims, (B)
Equity Claims, (C) Insufficiently Documented
Claims, (D) Claims Not Reflected On Debtors' Books
And Records, (E) Untimely Claims, And (F) Claims
Subject To Modification, Tax Claims Subject To
Modification, Modified Claims Asserting
Reclamation, Claims Subject To Modification That
Are Subject To Prior Orders, And Modified Claims

Asserting Reclamation That Are Subject To Prior

Orders (Docket No. 11043)

Related filings: Notice Of Filing Of Exhibit A To Response Of Molex

Connector Corporation To Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(B) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate

Or Amended Claims, (B) Equity Claims, (C)
Insufficiently Documented Claims, (D) Claims Not
Reflected On Debtors' Books And Records, (E)
Untimely Claims, And (F) Claims Subject To
Modification, Tax Claims Subject To Modification,
Modified Claims Asserting Reclamation, Claims
Subject To Modification That Are Subject To Prior
Orders, And Modified Claims Asserting Reclamation
That Are Subject To Prior Orders (Docket No.

11043)

Status: The hearing will proceed with respect to claims for

which no responses have been filed. With respect to claims for which responses have been filed, the hearing will be adjourned to future claims hearing

dates in accordance with this Court's Order

Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims, entered December 7, 2006 (Docket No. 6089).

8. Intermet Corporation's Motion For Payment Of Administrative Expenses – Intermet Corporation's Motion For Payment Of Administrative Expense Claim Pursuant To 11 U.S.C. §§ 503(A), 503(B) And 507(A)(2) (Docket No. 10874)

Responses Filed: Debtors' Objection To Intermet Corporation's

Motion For Payment Of Administrative Expense

Claim (Docket No. 11075)

Reply Filed: None.

Related Filings: None.

Status: The hearing with respect to this matter will be proceeding.

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Dated: New York, New York November 28, 2007

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